Registration no. 333-210933

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

AMENDMENT NO. 1 TO FORM S-1

REGISTRATION STATEMENT UNDER THE SECURITIES ACT OF 1933

BIOTRICITY INC.

(Exact name of Registrant as specified in its charter)

Nevada384547-2548273(State or Other Jurisdiction of Incorporation or Organization)(Primary Standard Industrial Classification Code Number)(I.R.S. Employer Identification No.)

275 Shoreline Drive, Suite 150 Redwood City, CA 94065 (416) 640-7887

(Address, including zip code, and telephone number, including area code, of Registrant's executive offices)

Waqaas Al-Siddiq, CEO Biotricity Inc. 275 Shoreline Drive, Suite 150 Redwood City, CA 94065 (416) 640-7887

(Name, address, including zip code, and telephone number, including area code, of agent for service)

Copies to:

Stephen E. Fox, Esq. Ruskin Moscou Faltischek, P.C. 1425 RXR Plaza Uniondale, New York 11556 (516) 663-6600 (516) 663-6601 (Facsimile)

Approximate date of commencement of proposed sale to the public: From time to time after the Registration Statement becomes effective.

If any of the securities being registered on this Form are to be offered on a delayed or continuous basis pursuant to Rule 415 under the Securities Act, check the following box. [X]

If this Form is a post-effective amendment filed pursuant to Rule 462(d) under the Securities Act, check the following box and list the Securities Act registration statement number of the earlier effective registration statement for the same offering. []
Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company.
Large accelerated filer [] Accelerated filer [] Non-accelerated filer [] Smaller reporting company [X]

CALCULATION OF REGISTRATION FEE

Title of Each Class of Securities	Amount to be Registered	Proposed Maximum Offering Price Per Share	Proposed Maximum Aggregate Offering Price	Amount of Registration
to be Registered	(1)	(2)	(2)	Fee
Common Stock, \$.001 par value	22,877,450 (3)	\$1.906	\$43,604,420	\$4,390.97 (4)

⁽¹⁾ Pursuant to Rule 416 under the Securities Act, the shares of common stock being registered hereunder include such indeterminate number of shares as may be issuable as a result of stock splits, stock dividends or similar transactions.

The Registrant hereby amends this Registration Statement on such date or dates as may be necessary to delay its effective date until the Registrant shall file a further amendment which specifically states that this Registration Statement shall thereafter become effective in accordance with Section 8(a) of the Securities Act or until the Registration Statement shall become effective on such date as the Securities and Exchange Commission, acting pursuant to said Section 8(a), may determine.

⁽²⁾ Estimated solely for purposes of determining the registration fee pursuant to Rule 457(c) under the Securities Act, computed based upon the average of the high and low prices of the registrant's common stock on April 20, 2016 on the OTCQB marketplace.

⁽³⁾ Represents 8,165,483 shares of the registrant's common stock issuable upon the exchange of outstanding Exchangeable Shares of its indirect subsidiary, 13,396,248 outstanding shares of the registrant's common stock, 912,660 shares of the registrant's common stock underlying outstanding convertible debentures and 403,059 shares of the registrant's common stock underlying outstanding common stock purchase warrants.

⁽⁴⁾ Previously paid.

The information in this preliminary prospectus is not complete and may be changed. The Selling Stockholders may not sell these securities until the registration statement filed with the Securities and Exchange Commission becomes effective. This preliminary prospectus is not an offer to sell these securities nor does it seek offers to buy these securities in any state where the offer or sale is not permitted.

Subject To Completion, Dated August 22, 2016

PRELIMINARY PROSPECTUS

BIOTRICITY INC.

22,877,450 Shares of Common Stock

This prospectus relates to the offer and sale from time to time of up to 22,877,450 shares of our common stock by the persons described in this prospectus, whom we call the "selling stockholders." Of such shares:

- 8,165,483 may be issued upon exchange of the Exchangeable Shares of our indirect subsidiary, 1062024 B.C. LTD., held by the selling stockholders;
- 13,396,248 outstanding shares of our common stock;
- 912,660 shares of our common stock underlying outstanding convertible debentures; and
- 403,059 shares of our common stock underlying outstanding common stock purchase warrants.

The registration of the shares offered under this prospectus does not mean that the selling stockholders will actually offer or sell any of these shares. The selling stockholders may offer the shares of our common stock at prevailing market prices at the time of sale, at prices related to the prevailing market price, at varying prices determined at the time of sale or at negotiated prices. See "Plan of Distribution" for additional information.

We are not offering any shares of common stock for sale under this prospectus and we will not receive any proceeds from sales of shares of our common stock by the selling stockholders; however, we will receive an aggregate of approximately \$364,582, assuming a U.S./Canada exchange rate of US\$0.78 for CND\$1.00, upon the exercise of all of such outstanding common stock purchase warrants.

Our common stock is quoted on the OTCQB marketplace under the symbol "BTCY."

These are speculative securities. See "Risk Factors" beginning on Page 4 for the factors you should consider before buying shares of our common stock.

We are an "emerging growth company" as defined under the federal securities laws and, as such, may elect to comply with certain reduced public company reporting requirements for future filings.

Neither the Securities and Exchange Commission nor any state securities commission or other regulatory body has approved or disapproved of these securities or determined if this prospectus is truthful or complete. Any representation to the contrary is a criminal offense.

The Date of this Prospectus is , 2016

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We are responsible for the information contained in this prospectus. We have not, and the selling stockholders have not, authorized anyone to give you any other information, and neither we nor any selling stockholder take any responsibility for any other information that others may give you. The selling stockholders are offering to sell, and seeking offers to buy, shares of our common stock only in jurisdictions where offers and sales are permitted. The information contained in this prospectus is accurate only as of the date of this prospectus, regardless of the time of delivery of this prospectus or of any sale of our common stock.

BASIS OF PRESENTATION

Unless otherwise noted, references in this prospectus to "Biotricity," the "Company," "we," "our," or "us" means Biotricity Inc., the registrant, and, unless the context otherwise requires, together with its subsidiaries, including iMedical Innovation Inc., a Canadian corporation ("iMedical"). References to iMedical refer to such company prior to its acquisition by the Company on February 2, 2016.

CAUTIONARY STATEMENT REGARDING FORWARD-LOOKING STATEMENTS

This prospectus contains statements reflecting assumptions, expectations, projections, intentions or beliefs about future events that are intended as "forward-looking statements". All statements included in this prospectus, other than statements of historical fact, that address activities, events or developments that we expect, believe or anticipate will or may occur in the future are forward-looking statements. These statements appear in a number of places, including, but not limited to "Management's Discussion and Analysis of Financial Condition and Results of Operations" and "Risk Factors." These statements represent our reasonable judgment of the future based on various factors and using numerous assumptions and are subject to known and unknown risks, uncertainties and other factors that could cause our actual results and financial position to differ materially from those contemplated by the statements. You can identify these statements by the fact that they do not relate strictly to historical or current facts, and use words such as "anticipate," "estimate," "expect," "forecast," "may," "should," "plan," "project" and other words of similar meaning. In particular, these include, but are not limited to, statements relating to the following:

- projected operating or financial results, including anticipated cash flows used in operations;
- · expectations regarding capital expenditures; and
- our beliefs and assumptions relating to our liquidity position, including our ability to obtain financing.

Any or all of our forward-looking statements may turn out to be wrong. They can be affected by inaccurate assumptions or by known or unknown risks, uncertainties and other factors including, among others:

- the loss of key management personnel on whom we depend; and
- our ability to operate our business efficiently, manage capital expenditures and costs (including general and administrative expenses) and obtain financing when required.

In addition, there may be other factors that could cause our actual results to be materially different from the results referenced in the forward-looking statements, some of which are included elsewhere in this prospectus, including "Management's Discussion and Analysis of Financial Condition and Results of Operations" and "Risk Factors." Many of these factors will be important in determining our actual future results. Consequently, no forward-looking statement can be guaranteed. Our actual future results may vary materially from those expressed or implied in any forward-looking statements. All forward-looking statements contained in this prospectus are qualified in their entirety by this cautionary statement. Forward-looking statements speak only as of the date they are made, and we disclaim any obligation to update any forward-looking statements to reflect events or circumstances after the date of this prospectus, except as otherwise required by applicable law.

CAUTIONARY NOTE REGARDING INDUSTRY DATA

Unless otherwise indicated, information contained in this prospectus concerning our company, our business, the services we provide and intend to provide, our industry and our general expectations concerning our industry are based on management estimates. Such estimates are derived from publicly available information released by third party sources, as well as data from our internal research, and reflect assumptions made by us based on such data and our knowledge of the industry, which we believe to be reasonable.

PROSPECTUS SUMMARY

This summary highlights information contained elsewhere in this prospectus. This summary may not contain all of the information that may be important to you. You should read the entire prospectus carefully together with our financial statements and the related notes appearing elsewhere in this prospectus before you decide to invest in our common stock. This prospectus contains forward-looking statements, which involve risks and uncertainties. Our actual results could differ materially from those anticipated in such forward-looking statements as a result of certain factors, including those discussed under the heading "Risk Factors" and other sections of this prospectus.

Our Business

Biotricity is a leading-edge medical technology company focused on biometric data monitoring solutions. Our aim is to deliver innovative, remote monitoring solutions to the medical, healthcare, and consumer markets, with a focus on diagnostic and post-diagnostic solutions for lifestyle and chronic illnesses. We approach the diagnostic side of remote patient monitoring by applying innovation within existing business models where reimbursement is established. We believe this approach reduces the risk associated with traditional medical device development and accelerates the path to revenue. In post-diagnostic markets, we intend to apply medical grade biometrics to enable consumers to self-manage, thereby driving patient compliance and reducing healthcare costs. We intend to first focus on a segment of the multi-billion-dollar diagnostic mobile cardiac telemetry market, otherwise known as MCT.

Corporate Overview

Our Company was incorporated on August 29, 2012 in the State of Nevada. At the time of our incorporation the name of our company was Metasolutions, Inc. On January 27, 2016, we filed with the Secretary of State of the State of Nevada a Certificate of Amendment to our Articles of Incorporation (the "Certificate of Amendment"), effective as of February 1, 2016, whereby, among other things, we changed our name to Biotricity Inc. and increased the authorized number of shares of common stock from 100,000,000 to 125,000,000 and "blank check" preferred stock from 1,000,000 to 10,000,000.

iMedical was incorporated on July 3, 2014 under the Canada Business Corporations Act. Sensor Mobility Inc. was incorporated on July 22, 2009 under the laws of the Province of Ontario, Canada. Sensor Mobility was also engaged in research and development activities within the remote monitoring segment of preventative care. On August 11, 2014, all the stockholders of Sensor Mobility entered into a series of rollover agreements for the sale of their shares to iMedical. Pursuant to these agreements, all the stockholders of Sensor Mobility received twice the number of shares of iMedical in exchange for their shares in Sensor Mobility. Accordingly, iMedical issued 11,829,500 shares in exchange for 5,914,750 shares of Sensor Mobility, which were subsequently cancelled, effective November 21, 2014. As the former stockholders of Sensor Mobility became the majority stockholders of iMedical in such transaction, it was accounted for as a reverse merger and was treated as an acquisition of iMedical (legal acquirer) and a recapitalization of Sensor Mobility (accounting acquirer). As Sensor Mobility was the accounting acquirer, the results of its operations carried over. Consequently, the assets and liabilities and the historical operations reflected in this prospectus for the periods prior to November 21, 2014 are those of Sensor Mobility. Effective from November 21, 2014, iMedical's financial statements include the assets, liabilities and operations of iMedical.

Our principal executive office is located at 275 Shoreline Drive, Redwood City, California, and our telephone number is (416) 214-3678. We also have executive offices at 75 International Blvd., Suite 300, Toronto, ON Canada M9W 6L9. Our website address is www.biotricity.com. The information on our website is not part of this prospectus.

Emerging Growth Company Status

We are an "emerging growth company" as defined under the Jumpstart Our Business Startups Act, common referred to as the "JOBS Act." We will remain an "emerging growth company" for up to five years, or until the earliest of (i) the last day of the fiscal year in which our total annual gross revenues exceed \$1 billion, (ii) the date that we become a "large accelerated filer" as defined in Rule 12b-2 under the Securities Exchange Act of 1934, which would occur if the market value of our ordinary shares that is held by non-affiliates exceeds \$700 million as of the last business day of our most recently completed second fiscal quarter, or (iii) the date on which we have issued more than \$1 billion in non-convertible debt during the preceding three year period.

As an "emerging growth company," we may take advantage of certain exemptions from various reporting requirements that are applicable to other public companies that are not "emerging growth companies" including, but not limited to:

- not being required to comply with the auditor attestation requirements of Section 404(b) of the Sarbanes-Oxley Act (we will also not be subject to the auditor attestation requirements of Section 404(b) as long as we are a "smaller reporting company," which includes issuers that had a public float of less than \$75 million as of the last business day of their most recently completed second fiscal quarter);
- reduced disclosure obligations regarding executive compensation in our periodic reports and proxy statements; and
- exemptions from the requirements of holding a nonbinding advisory vote on executive compensation and shareholder approval of any golden parachute payments not previously approved.

In addition, Section 107 of the JOBS Act provides that an "emerging growth company" can take advantage of the extended transition period provided in Section 7(a)(2)(B) of the Securities Act for complying with new or revised accounting standards. Under this provision, an "emerging growth company" can delay the adoption of certain accounting standards until those standards would otherwise apply to private companies. However, we are choosing to "opt out" of such extended transition period, and as a result, we will comply with new or revised accounting standards on the relevant dates on which adoption of such standards is required for non-emerging growth companies. Section 107 of the JOBS Act provides that our decision to opt out of the extended transition period for complying with new or revised accounting standards is irrevocable.

The Offering

Common stock offered by the selling stockholders

Common stock offered by the selling 22,877,450 shares of our common stock, of which:

- 8,165,483 shares are issuable upon the exchange of outstanding Exchangeable Shares of our indirect subsidiary, 1062024 B.C. LTD., a British Columbia corporation;
- 13,396,248 outstanding shares of our common stock;
- 912,660 shares of our common stock underlying outstanding convertible debentures; and
- 403,059 shares of our common stock underlying outstanding common stock purchase warrants.

The Exchangeable Shares may be exchanged at any time from time to time and do not have an exercise price. The convertible debentures may be converted at any time in satisfaction of the indebtedness represented by such debentures. The warrants may be exercised at any time through the maturity dates thereof, which range from September 21, 2017 through October 15, 2019, at exercise prices that range from CND1.25 to \$2.00.

Common stock to be outstanding after the offering

Up to 25,614,514 shares of common stock, based on our issued and outstanding shares of common stock as of August 16, 2016, and assuming the exchange of all of our outstanding Exchangeable Shares, conversion of all of the convertible debentures and exercise of all of the 403,059 warrants. Does not include the exercise of any other warrants or options that may be outstanding.

Use of Proceeds

We will not receive any proceeds from the sale of common stock by the selling stockholders participating in this offering; however, we will receive an aggregate of approximately \$364,582, assuming a U.S./Canada exchange rate of US\$0.78 for CND\$1.00 upon the exercise of all of such outstanding common stock purchase warrants. The selling stockholders will receive all of the net proceeds from the sale of their respective shares of common stock in this offering. See "Use of Proceeds" on page 25 of this prospectus.

Risk Factors

See "Risk Factors" on page 4 of this prospectus for a discussion of factors you should carefully consider before deciding to invest in our common stock.

RISK FACTORS

An investment in our common stock involves a high degree of risk. You should carefully consider the risks described below, together with all of the other information included in this prospectus, before making an investment decision. If any of the following risks actually occur, our business, financial condition or results of operations could suffer. In that case, the trading price of our shares of common stock could decline, and you may lose all or part of your investment. You should read the section entitled "Forward-Looking Statements" above for a discussion of what types of statements are forward-looking statements, as well as the significance of such statements in the context of this prospectus.

Risks Related to Our Business

We have a limited operating history upon which investors can evaluate our future prospects.

We have a limited operating history upon which an evaluation of its business plan or performance and prospects can be made. The business and prospects of the Company must be considered in the light of the potential problems, delays, uncertainties and complications encountered in connection with a newly established business and creating a new industry. The risks include, but are not limited to, the possibility that we will not be able to develop functional and scalable products and services, or that although functional and scalable, our products and services will not be economical to market; that our competitors hold proprietary rights that preclude us from marketing such products; that our competitors market a superior or equivalent product; that we are not able to upgrade and enhance our technologies and products to accommodate new features and expanded service offerings; or the failure to receive necessary regulatory clearances for our products. To successfully introduce and market our products at a profit, we must establish brand name recognition and competitive advantages for our products. There are no assurances that we can successfully address these challenges. If it is unsuccessful, we and our business, financial condition and operating results could be materially and adversely affected.

The current and future expense levels are based largely on estimates of planned operations and future revenues rather than experience. It is difficult to accurately forecast future revenues because our business is new and our market has not been developed. If our forecasts prove incorrect, the business, operating results and financial condition of the Company will be materially and adversely affected. Moreover, we may be unable to adjust our spending in a timely manner to compensate for any unanticipated reduction in revenue. As a result, any significant reduction in revenues would immediately and adversely affect our business, financial condition and operating results.

We have had no revenues since inception, and we cannot predict when we will achieve profitability.

We have not been profitable and cannot predict when we will achieve profitability. We have experienced net losses and have had no revenues since our and our predecessor's inception in 2009. We do not anticipate generating significant revenues until we successfully develop, commercialize and sell our existing and proposed products, of which we can give no assurance. We are unable to determine when we will generate significant revenues, if any, from the sale of any of such products.

We cannot predict when we will achieve profitability, if ever. Our inability to become profitable may force us to curtail or temporarily discontinue our research and development programs and our day-to-day operations. Furthermore, there can be no assurance that profitability, if achieved, can be sustained on an ongoing basis. As of June 30, 2016, we had an accumulated deficit of \$11,542,487.

There is substantial doubt on our ability to continue as a going concern.

Our independent registered public accounting firm has issued a going concern qualification as part of its audit report that accompanies our 2015 consolidated financial statements included in this prospectus. As stated in the notes to our audited financial statements for the fiscal year ended December 31, 2015 and unaudited financial statements for the quarter ended June 30, 2016, we have incurred recurring losses from operations and as at December 31, 2015 and June 30, 2016 had an accumulated deficit of \$9,228,774 and \$11,542,487, respectively. Our continued existence is dependent upon our ability to continue to execute our operating plan and to obtain additional debt or equity financing. We do not have an established source of funds sufficient to cover operating costs and accordingly, there can be no assurance that the necessary debt or equity financing will be available, or will be available on terms acceptable to us, in which case we may be unable to meet our obligations or fully implement our business plan, if at all. Additionally, should we be unable to realize our assets and discharge our liabilities in the normal course of business, the net realizable value of our assets may be materially less than the amounts recorded in our financial statements.

We may never complete the development of the Bioflux or any of our other proposed products into marketable products.

We do not know when or whether we will successfully complete the development of the Bioflux or any other proposed or contemplated product, for any of our target markets. We continue to seek to improve our technologies before we are able to produce a commercially viable product. Failure to improve on any of our technologies could delay or prevent their successful development for any of our target markets.

Developing any technology into a marketable product is a risky, time consuming and expensive process. You should anticipate that we will encounter setbacks, discrepancies requiring time consuming and costly redesigns and changes and that there is the possibility of outright failure.

We may not meet our product development and commercialization milestones.

We have established milestones, based upon our expectations regarding our technologies at that time, which we use to assess our progress toward developing our products. These milestones relate to technology and design improvements as well as to dates for achieving development goals. If our products exhibit technical defects or are unable to meet cost or performance goals, our commercialization schedule could be delayed and potential purchasers of our initial commercial products may decline to purchase such products or may opt to pursue alternative products.

We may also experience shortages of monitors, sensors or bases due to manufacturing difficulties. Multiple suppliers provide the components used in our devices. Our manufacturing operations could be disrupted by fire, earthquake or other natural disaster, a labor-related disruption, failure in supply or other logistical channels, electrical outages or other reasons. If there were a disruption to manufacturing facilities, we would be unable to manufacture devices until we have restored and re-qualified our manufacturing capability or developed alternative manufacturing facilities.

Generally, we have made technological advances meeting our milestone schedules. We can give no assurance that our commercialization schedule will continue to be met as we further develop the Bioflux or any of our other proposed products.

Our business is dependent upon physicians utilizing our monitoring solution when prescribing cardiac monitoring; if we fail in convincing physicians in utilizing our solution, our revenue could fail to grow and could decrease.

The success of our planned cardiac monitoring business is expected to be dependent upon physicians utilizing our solution when prescribing cardiac monitoring to their patients. The utilization of our solution by physicians for use in the prescription of cardiac monitoring will be directly influenced by a number of factors, including:

- the ability of the physicians with whom we work to obtain sufficient reimbursement and be paid in a timely manner for the professional services they provide in connection with the use of our monitoring solutions;
- continuing to establish ourselves as an arrhythmia monitoring technology company;
- our ability to educate physicians regarding the benefits of MCT over alternative diagnostic monitoring solutions;
- our demonstrating that our proposed products are reliable and supported by us in the field;
- supplying and servicing sufficient quantities of products directly or through marketing alliances; and
- pricing products competitively in light of the current macroeconomic environment, which, particularly in the case of the medical device industry, are becoming increasingly price sensitive.

If we are unable to educate physicians regarding the benefits of MCT and unable to drive physician utilization, revenue from the provision of our arrhythmia monitoring solutions could fail to grow or even potentially decrease.

We are subject to extensive governmental regulations relating to the manufacturing, labeling and marketing of our products.

Our medical technology products and operations are subject to regulation by the FDA, Health Canada and other governmental authorities both inside and outside of the United States. These agencies enforce laws and regulations that govern the development, testing, manufacturing, labeling, advertising, marketing and distribution, and market surveillance of our medical products.

Under the United States Federal Food, Drug, and Cosmetic Act, medical devices are classified into one of three classes — Class I, Class II or Class III — depending on the degree of risk associated with each medical device and the extent of control needed to ensure safety and effectiveness. We believe our current or planned products will be Class I (with respect to software) or Class II (with respect to hardware) medical devices. Class I devices are those for which safety and effectiveness can be assured by adherence to a set of guidelines, which include compliance with the applicable portions of the FDA's Quality System Regulation, facility registration and product listing, reporting of adverse medical events, and appropriate, truthful and non-misleading labeling, advertising, and promotional materials. Class II devices are subject to additional controls, including full applicability of the Quality System Regulations, and requirements for 510(k) pre-market notification.

In addition to regulations in the United States, we will be subject to a variety of foreign regulations governing clinical trials and commercial sales and distribution of our products in foreign countries. Whether or not we obtain FDA approval for a product, we must obtain approval of a product by the comparable regulatory authorities of foreign countries before we can commence clinical trials or marketing of the product in those countries. The approval process varies from country to country, and the time may be longer or shorter than that required for FDA approval. The requirements governing the conduct of clinical trials, product licensing, pricing and reimbursement vary greatly from country to country.

The policies of the FDA and foreign regulatory authorities may change and additional government regulations may be enacted which could prevent or delay regulatory approval of our products and could also increase the cost of regulatory compliance. We cannot predict the likelihood, nature or extent of adverse governmental regulation that might arise from future legislative or administrative action, either in the United States or abroad.

Following the introduction of a product, these agencies will also periodically review our design and manufacturing processes and product performance. The process of complying with the applicable good manufacturing practices, adverse event reporting, clinical trial and other requirements can be costly and time consuming, and could delay or prevent the production, manufacturing or sale of our products. In addition, if we fail to comply with applicable regulatory requirements, it could result in fines, delays or suspensions of regulatory clearances, closure of manufacturing sites, seizures or recalls of products and damage to our reputation. Recent changes in enforcement practice by the FDA and other agencies have resulted in increased enforcement activity, which increases the compliance risk for the Company and other companies in our industry. In addition, governmental agencies may impose new requirements regarding registration, labeling or prohibited materials that may require us to modify or re-register products already on the market or otherwise impact our ability to market our products in those countries. Once clearance or approval has been obtained for a product, there is an obligation to ensure that all applicable FDA, Health Canada and other regulatory requirements continue to be met.

We may be subject to penalties and may be precluded from marketing our products if we fail to comply with extensive governmental regulations.

We believe that our proposed products are categorized as Class I (with respect to software) or Class II (with respect to hardware). Class I devices are those for which safety and effectiveness can be assured by adherence to a set of guidelines, which include compliance with the applicable portions of the FDA's Quality System Regulation, facility registration and product listing, reporting of adverse medical events, and appropriate, truthful and non-misleading labeling, advertising, and promotional materials. However, the FDA has not made any determination about whether our specific medical products are Class I or Class II medical devices, although the underlying software used in our products that we license from Cardiocomm Solutions is FDA-cleared. While such a determination is not necessary in order for us to list a Class I device with the FDA and bring that device to the U.S. market, we may decide to get clarification from the FDA prior to introducing a product into the market. From time to time, the FDA may disagree with the classification of a new Class I medical device and require the manufacturer of that device to apply for approval as a Class II or Class III medical device. In the event that the FDA determines that our Class I medical products should be classified as Class II or Class III medical devices, we could be precluded from marketing the devices for clinical use within the United States for months, years or longer, depending on the specific change the classification. Reclassification of our Class I medical products as Class II or Class III medical devices could significantly increase our regulatory costs, including the timing and expense associated with required clinical trials and other costs.

The FDA and non-U.S. regulatory authorities require that our products be manufactured according to rigorous standards. These regulatory requirements may significantly increase our production costs and may even prevent us from making our products in amounts sufficient to meet market demand. If we change our approved manufacturing process, the FDA may need to review the process before it may be used. Failure to comply with applicable regulatory requirements discussed could subject us to enforcement actions, including warning letters, fines, injunctions and civil penalties, recall or seizure of our products, operating restrictions, partial suspension or total shutdown of our production, and criminal prosecution.

Federal, state and non-U.S. regulations regarding the manufacture and sale of medical devices are subject to future changes. The complexity, timeframes and costs associated with obtaining marketing clearances are unknown. Although we cannot predict the impact, if any, these changes might have on our business, the impact could be material.

Injuries caused by the malfunction or misuse of cardiac monitoring devices, even where such malfunction or misuse occurs with respect to one of our competitor's products, could cause regulatory agencies to implement more conservative regulations on the medical cardiac monitoring industry, which could significantly increase our operating costs.

If we are not able to both obtain and maintain adequate levels of third-party reimbursement for our products, it would have a material adverse effect on our business.

Healthcare providers and related facilities are generally reimbursed for their services through payment systems managed by various governmental agencies worldwide, private insurance companies, and managed care organizations. The manner and level of reimbursement in any given case may depend on the site of care, the procedure(s) performed, the final patient diagnosis, the device(s) utilized, available budget, the efficacy, safety, performance and cost-effectiveness of our planned products and services, or a combination of these or other factors, and coverage and payment levels are determined at each payer's discretion. The coverage policies and reimbursement levels of these third-party payers may impact the decisions of healthcare providers and facilities regarding which medical products they purchase and the prices they are willing to pay for those products. Thus, changes in reimbursement levels or methods may either positively or negatively impact sales of our products.

We have no direct control over payer decision-making with respect to coverage and payment levels for our medical device products. Additionally, we expect many payers to continue to explore cost-containment strategies (e.g., comparative and cost-effectiveness analyses, so-called "pay-for-performance" programs implemented by various public and private payers, and expansion of payment bundling schemes such as Accountable Care Organizations, and other such methods that shift medical cost risk to providers) that may potentially impact coverage and/or payment levels for our current products or products we develop.

The ability of physicians and other providers to successfully utilize our cardiac monitoring solution and successfully allow payors to reimburse for the physicians' technical and professional fees is critical to our business because physicians and their patients will select arrhythmia monitoring solutions other than ours in the event that payors refuse to adequately reimburse our technical fees and physicians' professional fees.

Changes in reimbursement practices of third-party payers could affect the demand for our products and the prices at which they are sold.

The sales of our proposed products could depend, in part, on the extent to which healthcare providers and facilities or individual users are reimbursed by government authorities, private insurers and other third-party payers for the costs of our products or the services performed with our products. The coverage policies and reimbursement levels of third-party payers, which can vary among public and private sources and by country, may affect which products customers' purchase and the prices they are willing to pay for those products in a particular jurisdiction. Reimbursement rates can also affect the acceptance rate of new technologies. Legislative or administrative reforms to reimbursement systems in the United States or abroad, or changes in reimbursement rates by private payers, could significantly reduce reimbursement for procedures using the Company's products or result in denial of reimbursement for those products, which would adversely affect customer demand or the price customers may be willing to pay for such products.

We may experience difficulty in obtaining reimbursement for our services from commercial payors that consider our technology to be experimental and investigational, which would adversely affect our revenue and operating results.

Many commercial payors refuse to enter into contracts to reimburse the fees associated with medical devices or services that such payors determine to be "experimental and investigational." Commercial payors typically label medical devices or services as "experimental and investigational" until such devices or services have demonstrated product superiority evidenced by a randomized clinical trial.

Clinical trials have been performed on other mobile cardiac telemetry devices, proving higher diagnostic yield than traditional event loop monitoring. Certain remaining commercial payors, however, have stated that they do not believe the data from the clinical trials justifies the removal of the experimental designation for mobile cardiac telemetry solutions. As a result, certain commercial payors may refuse to reimburse the technical and professional fees associated with cardiac monitoring solutions such as the one expected to be offered by Biotricity.

If commercial payors decide not reimburse physicians or providers for their services during the utilization of our cardiac monitoring solutions, our revenue could fail to grow and could decrease.

Reimbursement by Medicare is highly regulated and subject to change; our failure to comply with applicable regulations, could decrease our expected revenue and may subject us to penalties or have an adverse impact on our business.

The Medicare program is administered by CMS, which imposes extensive and detailed requirements on medical services providers, including, but not limited to, rules that govern how we structure our relationships with physicians, and how and where we provide our arrhythmia monitoring solutions. Our failure to comply with applicable Medicare rules could result in discontinuing the ability for physicians to receive reimbursement as they will likely utilize our cardiac monitoring solution under the Medicare payment program, civil monetary penalties, and/or criminal penalties, any of which could have a material adverse effect on our business and revenues.

Consolidation of commercial payors could result in payors eliminating coverage of mobile cardiac monitoring solutions or reducing reimbursement rates.

When payors combine their operations, the combined company may elect to reimburse physicians for cardiac monitoring services at the lowest rate paid by any of the participants in the consolidation. If one of the payors participating in the consolidation does not reimburse for these services at all, the combined company may elect not to reimburse at any rate. Reimbursement rates tend to be lower for larger payors. As a result, as payors consolidate, our expected average reimbursement rate may decline.

Product defects could adversely affect the results of our operations.

The design, manufacture and marketing of our products involve certain inherent risks. Manufacturing or design defects, unanticipated use of our products, or inadequate disclosure of risks relating to the use of our products can lead to injury or other adverse events. These events could lead to recalls or safety alerts relating to our products (either voluntary or required by the FDA, Health Canada or similar governmental authorities in other countries), and could result, in certain cases, in the removal of a product from the market. A recall could result in significant costs, as well as negative publicity and damage to our reputation that could reduce demand for our products. Personal injuries relating to the use of our products could also result in product liability claims being brought against us. In some circumstances, such adverse events could also cause delays in new product approvals.

Interruptions or delays in telecommunications systems or in the data services provided to us by cellular communication providers or the loss of our wireless or data services could impair the delivery of our cardiac monitoring services.

The success of Biotricity's cardiac monitoring services will be dependent upon our ability to store, retrieve, process and manage data and to maintain and upgrade our data processing and communication capabilities. The monitoring solution relies on a third party wireless carrier to transmit data over its data network. All data sent by our monitors via this wireless data network or via landline is expected to be routed directly to data centers and subsequently routed to our monitoring center. We are therefore dependent upon third party wireless carrier to provide data transmission and data hosting services to us. If we lose wireless carrier services, we would be forced to seek alternative providers of data transmission and data hosting services, which might not be available on commercially reasonable terms or at all.

As we expand our commercial activities, an increased burden is expected to be placed upon our data processing systems and the equipment upon which they rely. Interruptions of our data networks, or the data networks of our wireless carrier, for any extended length of time, loss of stored data or other computer problems could have a material adverse effect on our business and operating results. Frequent or persistent interruptions in our arrhythmia monitoring services could cause permanent harm to our reputation and could cause current or potential users or prescribing physicians to believe that our systems are unreliable, leading them to switch to our competitors. Such interruptions could result in liability, claims and litigation against us for damages or injuries resulting from the disruption in service.

Our systems are also expected to be vulnerable to damage or interruption from earthquakes, floods, fires, power loss, telecommunication failures, terrorist attacks, computer viruses, break-ins, sabotage, and acts of vandalism. Despite any precautions that we may take, the occurrence of a natural disaster or other unanticipated problems could result in lengthy interruptions in these services. We do not carry business interruption insurance to protect against losses that may result from interruptions in service as a result of system failures. Moreover, the communications and information technology industries are subject to rapid and significant changes, and our ability to operate and compete is dependent on our ability to update and enhance the communication technologies used in our systems and services.

We could be exposed to significant liability claims if we are unable to obtain insurance at acceptable costs and adequate levels or otherwise protect ourselves against potential product liability claims.

The testing, manufacture, marketing and sale of medical devices entail the inherent risk of liability claims or product recalls. Product liability insurance is expensive and may not be available on acceptable terms, if at all. A successful product liability claim or product recall could inhibit or prevent the successful commercialization of our products, cause a significant financial burden on the Company, or both, which in either case could have a material adverse effect on our business and financial condition.

We require additional capital to support our present business plan and our anticipated business growth, and such capital may not be available on acceptable terms, or at all, which would adversely affect our ability to operate.

We will require additional funds to further develop our business plan. Based on our current operating plans, we require a minimum of \$6 million to fund our planned operations necessary to introduce Bioflux into the market. We can give no assurance that we will be successful in raising any funds. Additionally, if we are unable to generate sufficient revenues from our operating activities, we may need to raise additional funds through equity offerings or otherwise in order to meet our expected future liquidity requirements, including to introduce our other planned products or to pursue new product opportunities. Any such financing that we undertake will likely be dilutive to current stockholders and you.

We intend to continue to make investments to support our business growth, including patent or other intellectual property asset creation. In addition, we may also need additional funds to respond to business opportunities and challenges, including our ongoing operating expenses, protecting our intellectual property, satisfying debt payment obligations, developing new lines of business and enhancing our operating infrastructure. While we may need to seek additional funding for such purposes, we may not be able to obtain financing on acceptable terms, or at all. In addition, the terms of our financings may be dilutive to, or otherwise adversely affect, holders of its common stock. We may also seek additional funds through arrangements with collaborators or other third parties. We may not be able to negotiate any such arrangements on acceptable terms, if at all. If we are unable to obtain additional funding on a timely basis, we may be required to curtail or terminate some or all of our business plans.

We cannot predict our future capital needs and we may not be able to secure additional financing.

We will need to raise additional funds in the future to fund our working capital needs and to fund further expansion of our business. We may require additional equity or debt financings, collaborative arrangements with corporate partners or funds from other sources for these purposes. No assurance can be given that necessary funds will be available for us to finance our development on acceptable terms, if at all. Furthermore, such additional financings may involve substantial dilution of our stockholders or may require that we relinquish rights to certain of our technologies or products. In addition, we may experience operational difficulties and delays due to working capital restrictions. If adequate funds are not available from operations or additional sources of financing, we may have to delay or scale back our growth plans.

The results of our research and development efforts are uncertain and there can be no assurance of the commercial success of our products.

We believe that we will need to incur additional research and development expenditures to continue development of our existing proposed products as well as research and development expenditures to develop new products and services. The products and services we are developing and may develop in the future may not be technologically successful. In addition, the length of our product and service development cycle may be greater than we originally expected and we may experience delays in product development. If our resulting products and services are not technologically successful, they may not achieve market acceptance or compete effectively with our competitors' products and services.

If we fail to retain certain of our key personnel and attract and retain additional qualified personnel, we might not be able to pursue our growth strategy.

Our future success will depend upon the continued service of Waqaas Al-Siddiq, our President and Chief Executive Officer. Although we believe that our relationship with him is positive, there can be no assurance that his services will continue to be available to us in the future. We do not carry any key man life insurance policies on any of our existing or proposed executive officers.

The impact of the Patient Protection and Affordable Care Act remains uncertain.

In 2010, significant reforms to the health care system were adopted as law in the United States. The law includes provisions that, among other things, reduce or limit Medicare reimbursement, require all individuals to have health insurance (with limited exceptions) and impose increased taxes. These factors, in turn, could result in reduced demand for our products and increased downward pricing pressure. Because parts of the 2010 health care law remain subject to implementation, the long-term impact on us is uncertain. The new law or any future legislation could reduce medical procedure volumes, lower reimbursement for our products, and impact the demand for our products or the prices at which we sell our products. Accordingly, while it is too early to understand and predict the ultimate impact of the new law on our business, the legislation and resulting regulations could have a material adverse effect on our business, cash flows, financial condition and results of operations. The law includes a 2.3% tax on sales of medical devices beginning January 1, 2013, which had the effect of increasing company operating expenses by the amount of the tax. Medical devices sold for export are exempt from the tax. On December 18, 2015, President Obama signed into law the Consolidated Appropriations Act, 2016, which includes a two-year moratorium on the medical device excise tax, exempting medical device sales during the period of January 1, 2016 to December 31, 2017 from the tax. Absent further legislative action, the tax will be automatically reinstated on January 1, 2018, which would again result in an increase in our operating expenses.

We will not be profitable unless we can demonstrate that our products can be manufactured at low prices.

To date, we have focused primarily on research and development of the first generation version of the Bioflux, as well as starting the prototyping of Biolife and proposed marketing and distribution. Consequently, we have no experience in manufacturing these products on a commercial basis. We may manufacture our products through third-party manufacturers. We can offer no assurance that either we or our manufacturing partners will develop efficient, automated, low-cost manufacturing capabilities and processes to meet the quality, price, engineering, design and production standards or production volumes required to successfully mass market our products, especially at the low-cost levels we require to absorb the cost of free distribution of our products pursuant to our proposed business plan. Even if we or our manufacturing partners are successful in developing such manufacturing capability and processes, we do not know whether we or they will be timely in meeting our product commercialization schedule or the production and delivery requirements of potential customers. A failure to develop such manufacturing processes and capabilities could have a material adverse effect on our business and financial results.

Our profitability in part is dependent on material and other manufacturing costs. We are unable to offer any assurance that either we or a manufacturing partner will be able to reduce costs to a level which will allow production of a competitive product or that any product produced using lower cost materials and manufacturing processes will not suffer from a reduction in performance, reliability and longevity.

If we or our suppliers fail to achieve or maintain regulatory approval of manufacturing facilities, our growth could be limited and our business could be harmed.

We currently assemble our devices in our California facility. In order to maintain compliance with FDA and other regulatory requirements, our manufacturing facilities must be periodically re-evaluated and qualified under a quality system to ensure they meet production and quality standards. Suppliers of components and products used to manufacture our devices must also comply with FDA regulatory requirements, which often require significant resources and subject us and our suppliers to potential regulatory inspections and stoppages. If we or our suppliers do not maintain regulatory approval for our manufacturing operations, our business could be adversely affected.

Our dependence on a limited number of suppliers may prevent us from delivering our devices on a timely basis.

We currently rely on a limited number of suppliers of components for our devices. If these suppliers became unable to provide components in the volumes needed or at an acceptable price, we would have to identify and qualify acceptable replacements from alternative sources of supply. The process of qualifying suppliers is lengthy. Delays or interruptions in the supply of our requirements could limit or stop our ability to provide sufficient quantities of devices on a timely basis or meet demand for our services, which could have a material adverse effect on our business, financial condition and results of operations.

Our operations in international markets involve inherent risks that we may not be able to control.

Our business plan includes the marketing and sale of our proposed products in international markets. Accordingly, our results could be materially and adversely affected by a variety of uncontrollable and changing factors relating to international business operations, including:

- Macroeconomic conditions adversely affecting geographies where we intend to do business;
- Foreign currency exchange rates;
- Political or social unrest or economic instability in a specific country or region;
- Higher costs of doing business in foreign countries;
- Infringement claims on foreign patents, copyrights or trademark rights;
- Difficulties in staffing and managing operations across disparate geographic areas;
- Difficulties associated with enforcing agreements and intellectual property rights through foreign legal systems;
- Trade protection measures and other regulatory requirements, which affect our ability to import or export our products from or to various countries;
- Adverse tax consequences;
- Unexpected changes in legal and regulatory requirements;
- Military conflict, terrorist activities, natural disasters and medical epidemics; and
- Our ability to recruit and retain channel partners in foreign jurisdictions.

Our financial results may be affected by fluctuations in exchange rates and our current currency hedging strategy may not be sufficient to counter such fluctuations.

Our financial statements are presented in U.S. dollars, while a significant portion of our business is conducted, and a substantial portion of our operating expenses are payable, in currencies other than the U.S. dollar, specifically the Canadian dollar. Due to the substantial volatility of currency exchange rates, exchange rate fluctuations may have a positive or adverse impact on our future revenues or expenses presented in our financial statements. We may use financial instruments, principally forward foreign currency contracts, in our management of foreign currency exposure. These contracts would primarily require us to purchase and sell certain foreign currencies with or for U.S. dollars at contracted rates. We may be exposed to a credit loss in the event of non-performance by the counterparties of these contracts. In addition, these financial instruments may not adequately manage our foreign currency exposure. Our results of operations could be adversely affected if we are unable to successfully manage currency fluctuations in the future.

Risks Related to Our Industry

The industry in which we operate is highly competitive and subject to rapid technological change. If our competitors are better able to develop and market products that are safer, more effective, less costly, easier to use, or are otherwise more attractive, we may be unable to compete effectively with other companies.

The medical technology industry is characterized by intense competition and rapid technological change, and we will face competition on the basis of product features, clinical outcomes, price, services and other factors. Competitors may include large medical device and other companies, some of which have significantly greater financial and marketing resources than we do, and firms that are more specialized than we are with respect to particular markets. Our competition may respond more quickly to new or emerging technologies, undertake more extensive marketing campaigns, have greater financial, marketing and other resources than ours or may be more successful in attracting potential customers, employees and strategic partners.

Our competitive position will depend on multiple, complex factors, including our ability to achieve regulatory clearance and market acceptance for our products, develop new products, implement production and marketing plans, secure regulatory approvals for products under development and protect our intellectual property. In some instances, competitors may also offer, or may attempt to develop, alternative systems that may be delivered without a medical device or a medical device superior to ours. The development of new or improved products, processes or technologies by other companies may render our products or proposed products obsolete or less competitive. The entry into the market of manufacturers located in low-cost manufacturing locations may also create pricing pressure, particularly in developing markets. Our future success depends, among other things, upon our ability to compete effectively against current technology, as well as to respond effectively to technological advances or changing regulatory requirements, and upon our ability to successfully implement our marketing strategies and execute our research and development plan. Our research and development efforts are aimed, in part, at solving increasingly complex problems, as well as creating new technologies, and we do not expect that all of our projects will be successful. If our research and development efforts are unsuccessful, our future results of operations could be materially harmed.

We face competition from other medical device companies that focus on similar markets.

We face competition from primarily five companies that also focus on the ECG market that we intend to enter: CardioNet, LifeWatch, eCardio, Linecare, ScottCare and TZ Medical. These companies have longer operating histories and may have greater name recognition and substantially greater financial, technical and marketing resources than us. Many of these companies also have FDA or other applicable governmental approval to market and sell their products, and more extensive customer bases, broader customer relationships and broader industry alliances than us, including relationships with many of our potential customers. Increased competition from any of these sources could result in our failure to achieve and maintain an adequate level of customers and market share to support the cost of our operations.

Our industry is experiencing greater scrutiny and regulation by governmental authorities, which may lead to greater governmental regulation in the future.

In recent years, the medical device industry has been subject to increased regulatory scrutiny, including by the FDA, Health Canada and numerous other federal, state, provincial and foreign governmental authorities. This has included increased regulation, enforcement, inspections, and governmental investigations of the medical device industry and disclosure of financial relationships with health care professionals. We anticipate that governments will continue to scrutinize our industry closely, and that additional regulation by governmental authorities, both foreign and domestic, may increase compliance costs, exposure to litigation and other adverse effects to our operations.

Unsuccessful clinical trials or procedures relating to products under development could have a material adverse effect on our prospects.

The regulatory approval process for new products and new indications for existing products requires extensive clinical trials and procedures, including early clinical experiences and regulatory studies. Unfavorable or inconsistent clinical data from current or future clinical trials or procedures conducted by us, our competitors, or third parties, or perceptions regarding this clinical data, could adversely affect our ability to obtain necessary approvals and the market's view of our future prospects. Such clinical trials and procedures are inherently uncertain and there can be no assurance that these trials or procedures will be completed in a timely or cost-effective manner or result in a commercially viable product. Failure to successfully complete these trials or procedures in a timely and cost-effective manner could have a material adverse effect on our prospects. Clinical trials or procedures may experience significant setbacks even after earlier trials have shown promising results. Further, preliminary results from clinical trials or procedures may be contradicted by subsequent clinical analysis. In addition, results from our clinical trials or procedures may not be supported by actual long-term studies or clinical experience. If preliminary clinical results are later contradicted, or if initial results cannot be supported by actual long-term studies or clinical experience, our business could be adversely affected. Clinical trials or procedures may be suspended or terminated by us, the FDA or other regulatory authorities at any time if it is believed that the trial participants face unacceptable health risks.

Intellectual property litigation and infringement claims could cause us to incur significant expenses or prevent us from selling certain of our products.

The industry we operate in, in particular, the medical device industry is characterized by extensive intellectual property litigation and, from time to time, we might be the subject of claims by third parties of potential infringement or misappropriation. Regardless of outcome, such claims are expensive to defend and divert the time and effort of our management and operating personnel from other business issues. A successful claim or claims of patent or other intellectual property infringement against us could result in our payment of significant monetary damages and/or royalty payments or negatively impact our ability to sell current or future products in the affected category and could have a material adverse effect on its business, cash flows, financial condition or results of operations.

If we are unable to protect the confidentiality of our trade secrets, our business and competitive position would be harmed.

We plan on relying on trade secrets, including unpatented know-how, technology and other proprietary information, to maintain our competitive position. We will seek to protect these trade secrets, in part, by entering into non-disclosure and confidentiality agreements with parties who have access to them, such as our employees, corporate collaborators, outside scientific collaborators, contract manufacturers, consultants, advisors and other third parties. We will seek to protect our confidential proprietary information, in part, by entering into confidentiality and invention or patent assignment agreements with our employees and consultants. Moreover, to the extent we enter into such agreements, any of these parties may breach the agreements and disclose our proprietary information, including our trade secrets, and we may not be able to obtain adequate remedies for such breaches. Enforcing a claim that a party illegally disclosed or misappropriated a trade secret is difficult, expensive and time-consuming, and the outcome is unpredictable. In addition, some courts inside and outside the United States are less willing or unwilling to protect trade secrets. If any of our trade secrets were to be lawfully obtained or independently developed by a competitor, we would have no right to prevent them, or those to whom they communicate it, from using that technology or information to compete with us. If any of our trade secrets were to be disclosed to or independently developed by a competitor, our competitive position would be harmed. In general, any loss of trade secret protection or other unpatented proprietary rights could harm our business, results of operations and financial condition.

If we are unable to protect our proprietary rights, or if we infringe on the proprietary rights of others, our competitiveness and business prospects may be materially damaged.

We have filed for one patent in Canada. We may continue to seek patent protection for our proprietary technology. Seeking patent protection is a lengthy and costly process, and there can be no assurance that patents will be issued from any pending applications, or that any claims allowed from existing or pending patents will be sufficiently broad or strong to protect our proprietary technology. There is also no guarantee that any patents we hold will not be challenged, invalidated or circumvented, or that the patent rights granted will provide competitive advantages to us. Our competitors have developed and may continue to develop and obtain patents for technologies that are similar or superior to our technologies. In addition, the laws of foreign jurisdictions in which we develop, manufacture or sell our products may not protect our intellectual property rights to the same extent, as do the laws of Canada or the United States.

Adverse outcomes in current or future legal disputes regarding patent and other intellectual property rights could result in the loss of our intellectual property rights, subject us to significant liabilities to third parties, require us to seek licenses from third parties on terms that may not be reasonable or favorable to us, prevent us from manufacturing, importing or selling our products, or compel us to redesign our products to avoid infringing third parties' intellectual property. As a result, we may be required to incur substantial costs to prosecute, enforce or defend our intellectual property rights if they are challenged. Any of these circumstances could have a material adverse effect on our business, financial condition and resources or results of operations.

Dependence on our proprietary rights and failing to protect such rights or to be successful in litigation related to such rights may result in our payment of significant monetary damages or impact offerings in our product portfolios.

Our long-term success largely depends on our ability to market technologically competitive products. If we fail to obtain or maintain adequate intellectual property protection, we may not be able to prevent third parties from using our proprietary technologies or may lose access to technologies critical to our products. Also, our currently pending or future patents applications may not result in issued patents, and issued patents are subject to claims concerning priority, scope and other issues.

Furthermore, to the extent we do not file applications for patents domestically or internationally, we may not be able to prevent third parties from using our proprietary technologies or may lose access to technologies critical to our products in other countries.

Enforcement of federal and state laws regarding privacy and security of patient information may adversely affect our business, financial condition or operations.

The use and disclosure of certain health care information by health care providers and their business associates have come under increasing public scrutiny. Recent federal standards under the Health Insurance Portability and Accountability Act of 1996, or HIPAA, establish rules concerning how individually-identifiable health information may be used, disclosed and protected. Historically, state law has governed confidentiality issues, and HIPAA preserves these laws to the extent they are more protective of a patient's privacy or provide the patient with more access to his or her health information. As a result of the implementation of the HIPAA regulations, many states are considering revisions to their existing laws and regulations that may or may not be more stringent or burdensome than the federal HIPAA provisions. We must operate our business in a manner that complies with all applicable laws, both federal and state, and that does not jeopardize the ability of our customers to comply with all applicable laws. We believe that our operations are consistent with these legal standards. Nevertheless, these laws and regulations present risks for health care providers and their business associates that provide services to patients in multiple states. Because these laws and regulations are recent, and few have been interpreted by government regulators or courts, our interpretations of these laws and regulations may be incorrect. If a challenge to our activities is successful, it could have an adverse effect on our operations, may require us to forego relationships with customers in certain states and may restrict the territory available to us to expand our business. In addition, even if our interpretations of HIPAA and other federal and state laws and regulations are correct, we could be held liable for unauthorized uses or disclosures of patient information as a result of inadequate systems and controls to protect this information or as a result of the theft of information by unauthorized computer programmers who penetrate our network security. Enforcement of these laws against us could have a material adverse effect on our business, financial condition and results of operations.

We may become subject, directly or indirectly, to federal and state health care fraud and abuse laws and regulations and if we are unable to fully comply with such laws, the Company could face substantial penalties.

Although not affected at this time, our operations may in the future become directly or indirectly affected by various broad state and federal health care fraud and abuse laws, including the Federal Healthcare Programs' Anti-Kickback Statute and the Stark law. If our future operations are found to be in violation of these laws, we or our officers may be subject to civil or criminal penalties, including large monetary penalties, damages, fines, imprisonment and exclusion from Medicare and Medicaid program participation. If enforcement action were to occur, our business and results of operations could be adversely affected.

We may be subject to federal and state false claims laws which impose substantial penalties.

Many of the physicians and patients whom we expect to use our services will file claims for reimbursement with government programs such as Medicare and Medicaid. As a result, we may be subject to the federal False Claims Act if we knowingly "cause" the filing of false claims. Violations may result in substantial civil penalties, including treble damages. The federal False Claims Act also contains "whistleblower" or "qui tam" provisions that allow private individuals to bring actions on behalf of the government alleging that the defendant has defrauded the government. In recent years, the number of suits brought in the medical industry by private individuals has increased dramatically. Various states have enacted laws modeled after the federal False Claims Act, including "qui tam" provisions, and some of these laws apply to claims filed with commercial insurers. We are unable to predict whether we could be subject to actions under the federal False Claims Act, or the impact of such actions. However, the costs of defending claims under the False Claims Act, as well as sanctions imposed under the False Claims Act, could adversely affect our results of operations.

Changes in the health care industry or tort reform could reduce the number of arrhythmia monitoring solutions ordered by physicians, which could result in a decline in the demand for our planned solutions, pricing pressure and decreased revenue.

Changes in the health care industry directed at controlling health care costs or perceived over-utilization of arrhythmia monitoring solutions could reduce the volume of solutions ordered by physicians. If more health care cost controls are broadly instituted throughout the health care industry, the volume of cardiac monitoring solutions could decrease, resulting in pricing pressure and declining demand for our planned services, which could harm our operating results. In addition, it has been suggested that some physicians order arrhythmia monitoring solutions, even when the services may have limited clinical utility, primarily to establish a record for defense in the event of a claim of medical malpractice against the physician. Legal changes increasing the difficulty of initiating medical malpractice cases, known as tort reform, could reduce the amount of our services prescribed as physicians respond to reduced risks of litigation, which could harm our operating results.

Risks Related to Our Securities and Other Risks

An active and visible public trading market for our Common Stock may not develop.

We do not currently have an active or visible trading market. We cannot predict whether an active market for our Common Stock will ever develop in the future. In the absence of an active trading market:

- Investors may have difficulty buying and selling or obtaining market quotations;
- Market visibility for shares of our Common Stock may be limited; and
- A lack of visibility for shares of our Common Stock may have a depressive effect on the market price for shares of our Common Stock.

Our Common Stock is quoted over-the-counter on a market operated by OTC Markets Group, Inc. These markets are relatively unorganized, inter-dealer, over-the-counter markets that provide significantly less liquidity than NASDAQ or the NYSE MKT. No assurances can be given that our Common Stock, even if quoted on such markets, will ever actively trade on such markets, much less a senior market like NASDAQ or NYSE MKT. In this event, there would be a highly illiquid market for our Common Stock and you may be unable to dispose of your Common Stock at desirable prices or at all. Moreover, there is a risk that our Common Stock could be delisted from its current tier of the OTC Market, in which case our stock may be quoted on markets even more illiquid.

The market price of our common stock may be volatile.

The market price for our Common Stock may be volatile and subject to wide fluctuations in response to factors including the following:

- Our ability to successfully bring any of our proposed or planned products to market;
- Actual or anticipated fluctuations in our quarterly or annual operating results;
- Changes in financial or operational estimates or projections;
- Conditions in markets generally;
- Changes in the economic performance or market valuations of companies similar to ours;
- Announcements by us or our competitors of new products, acquisitions, strategic partnerships, joint ventures or capital commitments;
- Our intellectual property position; and
- General economic or political conditions in the United States or elsewhere.

In addition, the securities market has from time to time experienced significant price and volume fluctuations that are not related to the operating performance of particular companies. These market fluctuations may also materially and adversely affect the market price of shares of our Common Stock.

Because we were engaged in a transaction that can be generally characterized as a "reverse merger," we may not be able to attract the attention of major brokerage firms.

Additional risks may exist since we were engaged in a transaction that can be generally characterized as a "reverse merger." Securities analysts of major brokerage firms may not provide coverage of the Company since there is little incentive to brokerage firms to recommend the purchase of the common stock. No assurance can be given that brokerage firms will want to conduct any secondary offerings on behalf of the Company in the future.

Our Company may have undisclosed liabilities and any such liabilities could harm our revenues, business, prospects, financial condition and results of operations.

Before the Acquisition Transaction, iMedical conducted due diligence on our Company customary and appropriate for a transaction similar to the Acquisition Transaction. However, the due diligence process may not reveal all material liabilities of our Company currently existing or which may be asserted in the future against our Company relating to its activities before the consummation of the Acquisition Transaction. In addition, the Exchange Agreement contains representations with respect to the absence of any liabilities. However, there can be no assurance that our Company will not have any liabilities upon the closing of the Acquisition Transaction that we are unaware of or that we will be successful in enforcing any indemnification provisions or that such indemnification provisions will be adequate to reimburse us. Any such liabilities of our Company that survive the Acquisition Transaction could harm our revenues, business, prospects, financial condition and results of operations.

When the registration statement of which this prospectus is a part become effective, there will be a significant number of shares of common stock eligible for sale, which could depress the market price of such stock.

We are registering for resale substantially all of the approximately 22,500,000 shares of common stock issued or issuable to the iMedical shareholders, in addition to an additional approximately 1.32 million shares underlying convertible debentures and warrants that we have outstanding. Although the 22,500,000 shares are subject to a lock-up agreement for a period of no more than one year from the effective date of the registration statement, a large number of shares of our common stock would become available for sale in the public market, which could harm the market price of the stock.

Our largest stockholder will substantially influence our Company for the foreseeable future, including the outcome of matters requiring shareholder approval and such control may prevent you and other stockholders from influencing significant corporate decisions and may result in conflicts of interest that could cause the Company's stock price to decline.

Mr. Al-Siddiq beneficially owns approximately 19% of our outstanding shares of Common Stock and common stock underlying the Exchangeable Shares. As a result, coupled with his board seat, he will have the ability to influence the election of our directors and the outcome of corporate actions requiring shareholder approval, such as: (i) a merger or a sale of our Company, (ii) a sale of all or substantially all of our assets, and (iii) amendments to our articles of incorporation and bylaws. This concentration of voting power and control could have a significant effect in delaying, deferring or preventing an action that might otherwise be beneficial to our other shareholders and be disadvantageous to our shareholders with interests different from those entities and individuals. Mr. Al-Siddiq also has significant control over our business, policies and affairs as an executive officer or director of our Company. He may also exert influence in delaying or preventing a change in control of the Company, even if such change in control would benefit the other stockholders of the Company. In addition, the significant concentration of stock ownership may adversely affect the market value of the Company's common stock due to investors' perception that conflicts of interest may exist or arise.

Material weaknesses may exist when the Company reports on the effectiveness of its internal control over financial reporting for purposes of its reporting requirements.

We will be required to provide management's report on the effectiveness of internal control over financial reporting in our Annual Reports on Form 10-K, as required by Section 404 of Sarbanes-Oxley. Material weaknesses may exist when the Company reports on the effectiveness of its internal control over financial reporting for purposes of its reporting requirements under the Exchange Act or Section 404 of Sarbanes-Oxley following the completion of the Acquisition Transaction. The existence of one or more material weaknesses would preclude a conclusion that the Company maintains effective internal control over financial reporting. Such a conclusion would be required to be disclosed in the Company's future Annual Reports on Form 10-K and could harm the Company's reputation and cause the market price of its common stock to drop.

Anti-takeover provisions in the Company's charter and bylaws may prevent or frustrate attempts by stockholders to change the board of directors or current management and could make a third-party acquisition of the Company difficult.

The Company's certificate of incorporation and bylaws contain provisions that may discourage, delay or prevent a merger, acquisition or other change in control that stockholders may consider favorable, including transactions in which stockholders might otherwise receive a premium for their shares. For example, our Certificate of Incorporation permits the Board of Directors without stockholder approval to issue up to 10,000,000 shares of preferred stock and to fix the designation, power, preferences, and rights of the shares and preferred stock. These provisions could limit the price that investors might be willing to pay in the future for shares of the Company's common stock.

Our common stock is subject to the SEC's penny stock rules and accordingly, broker-dealers may experience difficulty in completing customer transactions and trading activity in our securities may be adversely affected.

The SEC has adopted regulations, which generally define "penny stock" to be an equity security that has a market price of less than \$5.00 per share, subject to specific exemptions. The market price of our common stock is less than \$5.00 per share and therefore would be a "penny stock" according to SEC rules, unless we are listed on a national securities exchange. Under these rules, broker-dealers who recommend such securities to persons other than institutional accredited investors must:

- Make a special written suitability determination for the purchaser;
- Receive the purchaser's prior written agreement to the transaction:
- Provide the purchaser with risk disclosure documents which identify certain risks associated with investing in "penny stocks" and which describe the market for these "penny stocks" as well as a purchaser's legal remedies; and
- Obtain a signed and dated acknowledgment from the purchaser demonstrating that the purchaser has
 actually received the required risk disclosure document before a transaction in a "penny stock" can be
 completed.

As our Common Stock is subject to these rules, broker-dealers may find it difficult to effectuate customer transactions and trading activity in our securities may be adversely affected. As a result, the market price of our securities may be depressed, and you may find it more difficult to sell your securities.

The market for penny stocks has experienced numerous frauds and abuses, which could adversely impact investors in our stock.

OTC Market securities are frequent targets of fraud or market manipulation, both because of their generally low prices and because reporting requirements are less stringent than those of the stock exchanges such as NASDAQ. Patterns of fraud and abuse include:

- Control of the market for the security by one or a few broker-dealers that are often related to the promoter or issuer;
- Manipulation of prices through prearranged matching of purchases and sales and false and misleading press releases;
- "Boiler room" practices involving high pressure sales tactics and unrealistic price projections by inexperienced sales persons;
- Excessive and undisclosed bid-ask differentials and markups by selling broker-dealers; and
- Wholesale dumping of the same securities by promoters and broker-dealers after prices have been manipulated to a desired level, along with the inevitable collapse of those prices with consequent investor losses.

Our management is aware of the abuses that have occurred historically in the penny stock market.

We have not paid dividends in the past and do not expect to pay dividends in the future, and any return on investment may be limited to the value of our stock.

We have never paid any cash dividends on our common stock and do not anticipate paying any cash dividends on our common stock in the foreseeable future and any return on investment may be limited to the value of our common stock. We plan to retain any future earning to finance growth.

IN ADDITION TO THE ABOVE RISKS, BUSINESSES ARE OFTEN SUBJECT TO RISKS NOT FORESEEN OR FULLY APPRECIATED BY MANAGEMENT. ALTHOUGH WE HAVE INCLUDED ALL RISKS THAT WE BELIEVE ARE MATERIAL AS OF THE DATE OF THIS PROSPECTUS, IN REVIEWING THIS PROSPECTUS, POTENTIAL INVESTORS SHOULD KEEP IN MIND THAT THERE MAY BE OTHER SUCH POSSIBLE RISKS.

USE OF PROCEEDS

The shares of our common stock offered by this prospectus are being registered solely for the account of the selling stockholders. We will not receive any of the proceeds from the sale of these shares; however, we will receive an aggregate of approximately \$364,582, assuming a U.S./Canada exchange rate of US\$0.78 for CND\$1.00 upon the exercise of the common stock purchase warrants.

DETERMINATION OF OFFERING PRICE

The selling stockholders will determine at what price they may sell the shares of common stock offered by this prospectus, and such sales may be made at prevailing market prices, or at privately negotiated prices.

MARKET PRICE AND DIVIDENDS ON OUR COMMON EQUITY AND RELATED STOCKHOLDER MATTERS

Market Information

Our common stock is traded on the OTCQB marketplace under the symbol "BTCY" since February 1, 2016 but did not commence trading until February 18, 2016. Prior to that, from November 11, 2015, our common stock was quoted on the OTCQB marketplace under the symbol "MTSU". On August 16, 2016, the closing price of our common stock as reported on the OTCQB marketplace was \$2.90 per share.

The following table sets forth the range of high and low bid prices for our common stock for each of the periods indicated as reported by such marketplaces. These quotations reflect inter-dealer prices, without retail mark-up, markdown or commission and may not represent actual transactions.

Period	High	Low	
2016:			
First Quarter (from February 18, 2016)	\$4.00	\$2.48	
Second Quarter	\$3.00	\$0.51	
Third Quarter (through August 16, 2016)	\$3.15	\$1.36	

We consider our common stock to be thinly traded and, accordingly, reported sales prices or quotations may not be a true market-based valuation of our common stock.

Holders

As of August 16, 2016, an aggregate of 16,133,312 shares of our common stock were issued and outstanding and owned by approximately 32 shareholders of record. Of such shares, 750,000 are held in escrow and subject to forfeiture if we are unable to raise at least \$6,000,000 in capital by November 2, 2016. If such shares are forfeited, we intend to either hold them in treasury or retire such shares so they are neither issued nor outstanding. In addition, as of August 16, 2016, 9,123,031 Exchangeable Shares were issued and outstanding, which were held by approximately 31 holders of record. The number of stockholders does not include beneficial owners holding shares through nominee names.

There is one share of the Special Voting Preferred Stock issued and outstanding, held by the Trustee.

Dividends

We do not anticipate paying any cash dividends in the foreseeable future and we intend to retain all of our earnings, if any, to finance our growth and operations and to fund the expansion of our business. Payment of any dividends will be made in the discretion of our Board of Directors, after our taking into account various factors, including our financial condition, operating results, current and anticipated cash needs and plans for expansion. No dividends may be declared or paid on our Common Stock, unless a dividend, payable in the same consideration or manner, is simultaneously declared or paid, as the case may be, on our shares of preferred stock, if any.

Repurchase of Equity Securities

In May 2015, iMedical repurchased 1,100,000 of its outstanding common shares at cost from a related party, which were cancelled upon their repurchase. We have no plans, programs or other arrangements in regards to further repurchases of our common stock.

Equity Compensation Plan Information

We adopted a new equity incentive plan effective as of February 2, 2016 to attract and retain employees, directors and consultants. The equity incentive plan is administered by our Board of Directors which may determine, among other things, the (a) terms and conditions of any option or stock purchase right granted, including the exercise price and the vesting schedule, (b) persons who are to receive options and stock purchase rights and (c) the number of shares to be subject to each option and stock purchase right. The equity incentive plan may also be administered by a special committee, as determined by the Board of Directors.

The maximum aggregate number of shares of our common stock that may be issued under the equity incentive plan is 3,750,000, which, except as provided in the plan shall automatically increase on January 1 of each year for no more than 10 years, so the number of shares that may be issued is an amount no greater than 15% of our outstanding shares of common stock and Exchangeable Shares as of such January 1. The equity incentive plan provides for the grant of, among other awards, (i) "incentive" options (qualified under section 422 of the Internal Revenue Code of 1986, as amended) to our employees and (ii) nonstatutory options and restricted stock to our employees, directors or consultants.

Shown below is information as of March 31, 2016 with respect to the common stock of the Company that may

be issued under its equity compensation plans.

Plan Category	(a) Number of securities to be issued upon exercise of outstanding options, warrants and rights	(b) Weighted- average exercise price of outstanding options, warrants and rights	(c) Number of securities remaining available for future issuance under equity compensation plans (excluding securities reflected in column (a))
Equity compensation plans approved by security holders (1)	-	-	3,750,000
Equity compensation plans not approved by security holders (2)			
Directors, Officers and			
Employees Stock Option Plan (3)	200,500	\$ 0.0001	_
Broker Warrants	325,275	\$ 1.003	-
Total	525,775		3,750,000

⁽¹⁾ Represents the Company's 2016 Equity Incentive Plan.

⁽²⁾ At the time of the Acquisition Transaction on February 2, 2016, each (a) outstanding option granted or issued pursuant to iMedical's existing equity compensation plan was exchanged for approximately 1.197 economically equivalent replacement options with a corresponding adjustment to the exercise price and (b) outstanding warrant granted or issued pursuant to iMedical's equity compensation plans was adjusted so the holder receives approximately 1.197 shares of common stock with a corresponding adjustment to the exercise price. Does not include options to purchase an aggregate of 2,499,998 shares of our common stock granted to Mr. Al-Siddiq pursuant to his employment agreement.

⁽³⁾ On March 30, 2015, iMedical approved its Directors, Officers and Employees Stock Option Plan, under which it authorized and issued 3,000,000 options. This plan was established to enable iMedical to attract and retain the services of highly qualified and experience directors, officers, employees and consultants and to give such person an interest in the success of the Company. These options now represent the right to purchase shares of the Company's common stock using the same exchange ratio of approximately 1.197:1.

MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

The following Management's Discussion and Analysis of Financial Condition and Results of Operations ("MD&A") covers information pertaining to the Company up to June 30, 2016 and should be read in conjunction with the audited financial statements and related notes of the Company as of and for the year ended December 31, 2015 and 2014 and the unaudited financial statements and related notes for the quarter ended June 30, 2016. Except as otherwise noted, the financial information contained in this MD&A and in the financial statements has been prepared in accordance with accounting principles generally accepted in the United States of America. All amounts are expressed in U.S. dollars unless otherwise noted.

Forward Looking Statements

Certain information contained in this MD&A includes "forward-looking statements." Statements which are not historical reflect our current expectations and projections about our future results, performance, liquidity, financial condition and results of operations, prospects and opportunities and are based upon information currently available to us and our management and their interpretation of what is believed to be significant factors affecting our existing and proposed business, including many assumptions regarding future events. Actual results, performance, liquidity, financial condition and results of operations, prospects and opportunities could differ materially and perhaps substantially from those expressed in, or implied by, these forward-looking statements as a result of various risks, uncertainties and other factors, including those risks described in detail in the section of this prospectus entitled "Risk Factors" as well as elsewhere in this prospectus.

Forward-looking statements, which involve assumptions and describe our future plans, strategies, and expectations, are generally identifiable by use of the words "may," "should," "would," "will," "could," "scheduled," "expect," "anticipate," "estimate," "believe," "intend," "seek," or "project" or the negative of these words or other variations on these words or comparable terminology.

In light of these risks and uncertainties, and especially given the nature of our existing and proposed business, there can be no assurance that the forward-looking statements contained in this section and elsewhere in this prospectus will in fact occur. Potential investors should not place undue reliance on any forward-looking statements. Except as expressly required by the federal securities laws, there is no undertaking to publicly update or revise any forward-looking statements, whether as a result of new information, future events, changed circumstances or any other reason.

Company Overview

We are a healthcare technology company committed to the development of software and hardware solutions to help the management of chronic health issues. We aim to provide a turnkey, wearable medical cardiac monitoring solution. To achieve this, we are dedicated to continuing our research and development programs, honing our medical-device expertise, increasing our deep knowledge of biometrics, developing both software and hardware components and nurturing a cohesive medical network.

Critical Accounting Policies

The financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America ("US GAAP") and are expressed in United States Dollars. Significant accounting policies are summarized below:

Use of Estimates

The preparation of the condensed consolidated financial statements in conformity with US GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and the disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Areas involving significant estimates and assumptions include: deferred income tax assets and related valuation allowance, accruals and valuation of derivatives, promissory notes and stock options. Actual results could differ from those estimates. These estimates are reviewed periodically, and, as adjustments become necessary, they are reported in earnings in the period in which they become known.

Earnings (Loss) Per Share

The Company has adopted the Financial Accounting Standards Board's ("FASB") Accounting Standards Codification ("ASC") Topic 260-10 which provides for calculation of "basic" and "diluted" earnings per share. Basic earnings per share includes no dilution and is computed by dividing net income or loss available to common stockholders by the weighted average number of common shares outstanding for the period. Diluted earnings per share reflect the potential dilution of securities that could share in the earnings of an entity. Diluted earnings per share exclude all potentially dilutive shares if their effect is anti-dilutive. There were no potentially dilutive shares outstanding as at June 30, 2016.

Equipment

Equipment is recorded at cost less accumulated depreciation and depreciated over the estimated useful lives at the following rates and methods:

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Computer & Electronics — 3 year straight line Furniture and Fixtures — 3 year straight line
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Routine repairs and maintenance are expensed as incurred. Improvements, that are betterments, are capitalized at cost. We apply a half-year rule in the year of acquisition.

Cash

Cash includes cash on hand and balances with banks.

Research and Development

We are engaged in research and development work. Research and development costs, which relate primarily to software development, are charged to operations as incurred. Under certain research and development arrangements with third parties, we may be required to make payments that are contingent on the achievement of specific developmental, regulatory and/or commercial milestones. Before a product receives regulatory approval, milestone payments made to third parties are expensed when the milestone is achieved. Milestone payments made to third parties after regulatory approval is received are capitalized and amortized over the estimated useful life of the approved product. Research and development costs were \$507,859 for the six months ended June 30, 2016 and \$1,143,453 and \$832,661 for the years ended December 31, 2015 and 2014, respectively.

Income Taxes

We account for income taxes in accordance with ASC 740. We provide for federal and provincial income taxes payable, as well as for those deferred because of the timing differences between reporting income and expenses for financial statement purposes versus tax purposes. Deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the carrying amount of assets and liabilities for financial reporting purposes and the amounts used for income tax purposes. Deferred tax assets and liabilities are measured using the enacted tax rates expected to apply to taxable income in the years in which those temporary differences are expected to be recoverable or settled. The effect of a change in tax rates is recognized as income or expense in the period of the change. A valuation allowance is established, when necessary, to reduce deferred income tax assets to the amount that is more likely than not to be realized.

Fair Value of Financial Instruments

Accounting Standards Codification Topic 820 "Fair Value Measurements and Disclosures" ("ASC 820") defines fair value, establishes a framework for measuring fair value and expands required disclosure about fair value measurements of assets and liabilities. ASC 820-10 defines fair value as the exchange price that would be received for an asset or paid to transfer a liability (an exit price) in the principal or most advantageous market for the asset or liability in an orderly transaction between market participants on the measurement date. ASC 820-10 also establishes a fair value hierarchy, which requires an entity to maximize the use of observable inputs and minimize the use of unobservable inputs when measuring fair value. The standard describes three levels of inputs that may be used to measure fair value:

- Level 1 Valuation based on quoted market prices in active markets for identical assets or liabilities.
- Level 2 Valuation based on quoted market prices for similar assets and liabilities in active markets.
- Level 3 Valuation based on unobservable inputs that are supported by little or no market activity, therefore requiring management's best estimate of what market participants would use as fair value.

In instances where the determination of the fair value measurement is based on inputs from different levels of the fair value hierarchy, the level in the fair value hierarchy within which the entire fair value measurement falls is based on the lowest level input that is significant to the fair value measurement in its entirety. Our assessment of the significance of a particular input to the fair value measurement in its entirety requires judgment, and considers factors specific to the asset or liability.

Fair value estimates discussed herein are based upon certain market assumptions and pertinent information available to management. The respective carrying value of certain on-balance-sheet financial instruments approximated their fair values due to the short-term nature of these instruments or interest rates that are comparable to market rates. These financial instruments include cash and accounts payable. Our cash, which is carried at fair value, is classified as a Level 1 financial instrument. Our bank accounts are maintained with financial institutions of reputable credit, therefore, bear minimal credit risk.

Impairment of Long-Lived Assets

In accordance with ASC Topic 360-10, we, on a regular basis, review the carrying amount of long-lived assets for the existence of facts or circumstances, both internally and externally, that suggest impairment. We determine if the carrying amount of a long-lived asset is impaired based on anticipated undiscounted cash flows, before interest, from the use of the asset. In the event of impairment, a loss is recognized based on the amount by which the carrying amount exceeds the fair value of the asset. Fair value is determined based on appraised value of the assets or the anticipated cash flows from the use of the asset or asset group, discounted at a rate commensurate with the risk involved.

Stock Based Compensation

We account for share-based payments in accordance with the provision of ASC 718, which requires that all share-based payments issued to acquire goods or services, including grants of employee stock options, be recognized in the statement of operations based on their fair values, net of estimated forfeitures. ASC 718 requires forfeitures to be estimated at the time of grant and revised, if necessary, in subsequent periods if actual forfeitures differ from those estimates. Compensation expense related to share-based awards is recognized over the requisite service period, which is generally the vesting period.

We account for stock based compensation awards issued to non-employees for services, as prescribed by ASC 718-10, at either the fair value of the services rendered or the instruments issued in exchange for such services, whichever is more readily determinable, using the guidelines in ASC 505-50. We issue compensatory shares for services including, but not limited to, executive, management, accounting, operations, corporate communication, financial and administrative consulting services.

Convertible Notes Payable and Derivative Instruments

We account for conversion options embedded in convertible notes in accordance with ASC 815. ASC 815 generally requires companies to bifurcate conversion options embedded in convertible notes from their host instruments and to account for them as free standing derivative financial instruments. ASC 815 provides for an exception to this rule when convertible notes, as host instruments, are deemed to be conventional, as defined by ASC 815-40.

We account for convertible notes deemed conventional and conversion options embedded in non-conventional convertible notes which qualify as equity under ASC 815, in accordance with the provisions of ASC 470-20, which provides guidance on accounting for convertible securities with beneficial conversion features. Accordingly, our records, as a discount to convertible notes, the intrinsic value of such conversion options based upon the differences between the fair value of the underlying common stock at the commitment date of the note transaction and the effective conversion price embedded in the note. Debt discounts under these arrangements are amortized over the term of the related debt.

Recently Issued Accounting Pronouncements

In March 2016, the Company adopted the accounting pronouncement issued by the Financial Accounting Standards Board ("FASB") to update guidance on how companies account for certain aspects of share-based payments to employees. This pronouncement is effective for fiscal years beginning after December 15, 2016, and interim periods within those years, with early adoption permitted. This guidance requires all income tax effects of awards to be recognized in the income statement when the awards vest or are settled and changes the presentation of excess tax benefits on the statement of cash flows. The Company adopted these provisions on a prospective basis. In addition, this pronouncement changes guidance on: (a) accounting for forfeitures of share-based awards and (b) employers' accounting for an employee's use of shares to satisfy the employer's statutory income tax withholding obligation. The adoption of this pronouncement did not have a material impact on the Company's financial position and/or results of operations.

In February 2016, an accounting pronouncement was issued by the FASB to replace existing lease accounting guidance. This pronouncement is intended to provide enhanced transparency and comparability by requiring lessees to record right-of-use assets and corresponding lease liabilities on the balance sheet for most leases. Expenses associated with leases will continue to be recognized in a manner similar to current accounting guidance. This pronouncement is effective for annual and interim periods beginning after December 15, 2018, with early adoption permitted. The adoption is required to be applied on a modified retrospective basis for each prior reporting period presented. The Company has not yet determined the effect that the adoption of this pronouncement may have on its financial position and/or results of operations.

On January 1, 2016, the Company adopted the accounting pronouncement issued by the FASB which eliminates the requirement that an acquirer in a business combination account for measurement-period adjustments retrospectively. Instead, an acquirer will recognize a measurement-period adjustment during the period in which it determines the amount of the adjustment. The adoption of this pronouncement did not have a material impact on the Company's financial position and/or results of operations.

On January 1, 2016, the Company adopted the accounting pronouncement issued by the FASB to update the guidance related to the presentation of debt issuance costs. This guidance requires debt issuance costs, related to a recognized debt liability, be presented in the balance sheet as a direct deduction from the carrying amount of the related debt liability rather than being presented as an asset. The Company adopted this pronouncement on a retrospective basis, and the adoption did not have a material impact on the Company financial position and/or results of operations.

In November 2015, an accounting pronouncement was issued by the FASB to simplify the presentation of deferred income taxes within the balance sheet. This pronouncement eliminates the requirement that deferred tax assets and liabilities are presented as current or noncurrent based on the nature of the underlying assets and liabilities. Instead, the pronouncement requires all deferred tax assets and liabilities, including valuation allowances, be classified as noncurrent. This pronouncement is effective for fiscal years beginning after December 15, 2016, with early adoption permitted. The Company intend to adopt this pronouncement on January 1, 2017, and the adoption is not expected to have a material impact on its financial position and/or results of operations.

In May 2014, an accounting pronouncement was issued by the FASB to clarify existing guidance on revenue recognition. This guidance includes the required steps to achieve the core principle that a company should recognize revenue when it transfers promised goods or services to customers in an amount that reflects the consideration to which the company expects to be entitled in exchange for those goods or services. This pronouncement is effective for fiscal years and interim periods beginning after December 15, 2017, with early adoption permitted. The guidance permits the use of one of two retrospective transition methods. The Company has not yet selected a transition method nor has the Company determined the effect that the adoption of the pronouncement may have on its financial position and/or results of operations.

Results of Operations

From our inception in July 2009 through to June 30, 2016, Biotricity has generated a deficit of \$11,542,487. We expect to incur additional operating losses through the fiscal year ending December 31, 2016 and beyond, principally as a result of our continuing anticipated research and development costs and due to anticipated initial limited sales of the Bioflux, our planned first product. When we approach final stages of the anticipated commercialization of the Bioflux, we will have to devote and expect to continue to devote significant resources in the areas of capital expenditures and research and development costs.

Three and Six Month Period Ended June 30, 2016 as Compared to Three and Six Month Period Ended June 30, 2015

Operating Expenses

Total operating expenses for the three and six month period ended June 30, 2016 were \$800,808 and \$1,377,383 compared to \$492,013 and \$2,298,418 for the three and six months period ended June 30, 2015, as further described below.

For the three and six months period ended June 30, 2016, we incurred general and administrative expenses of \$534,438 and \$869,524, compared to \$293,694 and \$1,732,905 for the three and six months period ended June 30, 2015. The increase for the three months period ended June 30, 2016 is mainly due to increase in activity due to the reverse merger transaction between Biotricity and iMedical on February 2, 2016. The decrease for the six months period ended June 30, 2016 is mainly due to recording \$1,297,586 as employee stock option expense during the six months ended June 30, 2015, whereas no such expense was recorded during six months ended June 30, 2016.

For the three and six month period ended June 30, 2016, we incurred research and development expenses of \$266,370 and \$507,903, compared to research and development expenses of \$198,319 and \$565,513 for the three and six month period ended June 30, 2015. There is no significant variation in the overall research and development expenses for both the quarters.

Accretion expense of \$120,531 and \$194,103 for the three and six months ended June 30, 2016 and change in fair value of derivative liabilities of \$123,268 and \$742,227, for the three and six months ended June 30, 2016 relate to the convertible promissory notes issued as explained in Note 7 to the Financial Statements. There were no convertible promissory notes issued during the three and six months period ended June 30, 2015.

Net Loss

Net loss for the three and six month period ended June 30, 2016 were \$1,044,607 and \$2,313,713 (2015: \$492,013 and \$2,298,418), resulting in a loss per share of \$0.0418 and \$0.0925 for the three and six months period ended June 30, 2016 (2015: \$0.0232 and \$0.1053).

Translation Adjustment

Translation adjustment for the three and six month period ended June 30, 2016 were (\$129,591) and (\$191,109), as compared to translation adjustment gain of \$193,585 and \$59,655 for the three and six months ended June 30, 2015. This translation adjustment represents loss resulted from the translation of currency in the financial statements from our functional currency of Canadian dollars to the reporting currency in U.S. dollars.

Fiscal Year Ended December 31, 2015 Compared To Fiscal Year Ended December 31, 2014

Operating Expenses

Total operating expenses for the fiscal year ended December 31, 2015 were \$5,130,003 compared to \$1,706,202 for the fiscal year ended December 31, 2014, as further described below.

For the fiscal year ended December 31, 2015, we incurred research and development expenses of \$1,143,453, compared to research and development expenses of \$832,661 for the fiscal year ended December 31, 2014. The increase in research and development expenses relates primarily to hiring additional members of our research and development team as well as accelerating our research and development activities as we approach the commercialization of our first product.

For the fiscal year ended December 31, 2015, we incurred general and administrative expenses of \$3,986,550, compared to general and administrative expenses of \$873,541 for the fiscal year ended December 31, 2014. The increase relates primarily to the stock based compensation of \$2,257,953 recorded during the fiscal year 2015 and an increase in professional and consulting fees of \$254,048 due to acceleration in our activities in connection with our planned commercialization of our first product.

Net Loss

Net loss for the fiscal year ended December 31, 2015 amounted to \$5,185,852, resulting in a loss per share of \$0.24, compared to \$1,706,202 for the fiscal year ended December 31, 2014, resulting in a loss per share of \$0.09. The increase in the net loss from the fiscal year ended December 31, 2014 to the fiscal year ended December 31, 2015 is primarily due to the increase in stock based compensation and acceleration of our research and development and commercialization activities in 2015.

Translation Adjustment

Translation adjustment for the year ended December 31, 2015 was \$(35,313) as compared to translation adjustment of \$3,050 for the year ended December 31, 2014. This translation adjustment represents loss resulted from the translation of currency in the financial statements from iMedical's functional currency of Canadian dollars to the reporting currency in U.S. dollars.

Liquidity and Capital Resources

We are a development stage company and have not yet realized any revenues from our planned operations. We have working capital deficit of \$1,668,231 at June 30, 2016, and have incurred a deficit of \$11,542,487 from inception to June 30, 2016. We have funded operations primarily through the issuance of capital stock and other securities.

During the quarter ended June 30, 2016, we raised net cash of \$875,000 through the issuance of convertible promissory notes. Subsequent to quarter end through August 15, 2016, we raised an additional \$425,000 through the issuance of convertible promissory notes and we intend to raise up to \$2.5 million in the aggregate.

As we proceed with the commercialization of the Bioflux product development we have devoted and expect to continue to devote significant resources in the areas of capital expenditures and research and development costs and operations, marketing and sales expenditures.

We expect to require additional funds to further develop our business plan, including the anticipated commercialization of the Bioflux and Biolife products. Based on our current operating plans, we will require approximately \$6 million to complete the development of Bioflux including marketing, sales, regulatory and clinical costs to first introduce this product into the market place. We expect to require an additional approximately \$4 million to also complete the development of our Bioflux product and increase penetration in new and existing markets and expand our intellectual property platform, which we anticipate would lead to profitability. Since it is impossible to predict with certainty the timing and amount of funds required to launch the Bioflux and Biolife product in any other markets or any of our other proposed products, we anticipate that we will need to raise additional funds through equity or debt offerings or otherwise in order to meet our expected future liquidity requirements. Any such financing that we undertake will likely be dilutive to existing stockholders. We are currently in discussion to raise at least \$6 million in equity financing of which we can give no assurance of success.

In addition, we expect to also need additional funds to respond to business opportunities and challenges, including our ongoing operating expenses, protecting our intellectual property, developing or acquiring new lines of business and enhancing our operating infrastructure. While we may need to seek additional funding for such purposes, we may not be able to obtain financing on acceptable terms, or at all. In addition, the terms of our financings may be dilutive to, or otherwise adversely affect, holders of our common stock. We may also seek additional funds through arrangements with collaborators or other third parties. We may not be able to negotiate any such arrangements on acceptable terms, if at all. If we are unable to obtain additional funding on a timely basis, we may be required to curtail or terminate some or all of our proposed product lines.

Net Cash Used in Operating Activities

During the six months ended June 30, 2016, we used cash in operating activities of \$1,124,358 compared to \$934,486 for the six months ended June 30, 2015. This is due to non-cash employee stock option compensation expense of \$1,297,586 recorded during June 30, 2015 offset by recording of \$194,103 and \$742,227 as accretion expense and change in fair value in connection with issuance of convertible notes during the six months period ended June 30, 2016.

During the fiscal year ended December 31, 2015, we used cash in operating activities of \$1,963,975 compared to \$1,381,785 for the fiscal year ended December 31, 2014. For each of the fiscal year ended December 31, 2015 and December 31, 2014, the cash in operating activities was primarily due to research, product development, business development, marketing and operations.

Net Cash Used in Financing Activities

Net cash provided by financing activities was \$898,929 for the six months ended June 30, 2016 compared to \$470,758 for the six months ended June 30, 2015. The increase is primarily due to proceeds received from issuance of convertible notes of \$875,000 during the six months period ended June 30, 2016.

Net cash provided by financing activities was \$1,996,628 for the fiscal year ended December 31, 2015 compared to \$1,715,695 for the fiscal year ended December 31, 2014. For the fiscal year ended December 31, 2015, the cash provided by financing activities was primarily due to the issuance of convertible promissory notes and exercise of warrants.

Net Cash Used in Investing Activities

The Company did not use any net cash in investing activities in any of the periods indicated in this prospectus.

Off Balance Sheet Arrangements

We have no off-balance sheet arrangements that have or are reasonably likely to have a current or future effect on our financial condition, changes in financial condition, revenues or expenses, results of operations, liquidity, capital expenditures or capital resources.

BUSINESS

Summary

Biotricity is a leading-edge medical technology company focused on biometric data monitoring solutions. Our aim is to deliver innovative, remote monitoring solutions to the medical, healthcare, and consumer markets, with a focus on diagnostic and post-diagnostic solutions for lifestyle and chronic illnesses. We approach the diagnostic side of remote patient monitoring by applying innovation within existing business models where reimbursement is established. We believe this approach reduces the risk associated with traditional medical device development and accelerates the path to revenue. In post-diagnostic markets, we intend to apply medical grade biometrics to enable consumers to self-manage, thereby driving patient compliance and reducing healthcare costs. We intend to first focus on a segment of the multi-billion-dollar diagnostic mobile cardiac telemetry market, otherwise known as MCT.

To date, we have developed our Bioflux MCT technology which is comprised of a monitoring device and software component, verified our business model, and are in the process of building strategic relationships to accelerate our go-to-market strategy and growth.

We are currently engaged in a collaboration with the Rockyview General Hospital in Calgary, Canada, to determine the predictive value of electrocardiogram (ECG) readings in preventative healthcare applications. The study is designed to identify novel patterns in ECG readings that may be translated into probability models for use in the development of proprietary algorithms for diagnostic applications, and to determine if ECG readings have predictive value for use in preventative healthcare applications, such as self-managed care. The research was partly funded by the NRCC.

History

Our Company was incorporated on August 29, 2012 in the State of Nevada. At the time of our incorporation the name of our company was Metasolutions, Inc. On January 27, 2016, we filed with the Secretary of State of the State of Nevada a Certificate of Amendment to our Articles of Incorporation (the "Certificate of Amendment"), effective as of February 1, 2016, whereby, among other things, we changed our name to Biotricity Inc. and increased the authorized number of shares of common stock from 100,000,000 to 125,000,000 and "blank check" preferred stock from 1,000,000 to 10,000,000.

iMedical was incorporated on July 3, 2014 under the Canada Business Corporations Act. Sensor Mobility Inc. was incorporated on July 22, 2009 under the laws of the Province of Ontario, Canada. Sensor Mobility was also engaged in research and development activities within the remote monitoring segment of preventative care. On August 11, 2014, all the stockholders of Sensor Mobility entered into a series of rollover agreements for the sale of their shares to iMedical. Pursuant to these agreements, all the stockholders of Sensor Mobility received twice the number of shares of iMedical in exchange for their shares in Sensor Mobility. Accordingly, iMedical issued 11,829,500 shares in exchange for 5,914,750 shares of Sensor Mobility, which were subsequently cancelled, effective November 21, 2014. As the former stockholders of Sensor Mobility became the majority stockholders of iMedical in such transaction, it was accounted for as a reverse merger and was treated as an acquisition of iMedical (legal acquirer) and a recapitalization of Sensor Mobility (accounting acquirer). As Sensor Mobility was the accounting acquirer, the results of its operations carried over. Consequently, the assets and liabilities and the historical operations reflected in this prospectus for the periods prior to November 21, 2014 are those of Sensor Mobility. Effective from November 21, 2014, the financial statements include the assets, liabilities and operations of iMedical.

Our principal executive office is located at 275 Shoreline Drive, Redwood City, California, and our telephone number is (416) 214-3678. We also have executive offices at 75 International Blvd., Suite 300, Toronto, ON Canada M9W 6L9. Our website address is www.biotricity.com. The information on our website is not part of this prospectus.

The Acquisition Transaction

On February 2, 2016 we completed our acquisition of iMedical through our indirect subsidiary 1062024 B.C. LTD., a company existing under the laws of the Province of British Columbia ("<u>Exchangeco</u>"), as described more fully below (collectively referred to as the "<u>Acquisition Transaction</u>").

In connection with the closing of the Acquisition Transaction, we experienced a change of control, as:

- our sole former director resigned and a new director, who is the sole director of iMedical, was appointed to fill the vacancy;
- our prior Chief Executive Officer and sole officer, who beneficially owned 6,500,000 shares of our common stock, resigned from all positions and transferred all of his shares back to us for cancellation;
- the former management of iMedical were appointed as our management; and
- the former shareholders of iMedical entered into a transaction whereby their existing common shares of iMedical were exchanged for either: (a) shares in the capital of Exchangeco that are exchangeable for shares of our common stock at the same ratio as if the shareholders exchanged their common shares in iMedical at the consummation of the Acquisition Transaction for our common stock (the "Exchangeable Shares"); or (b) shares of our common stock, which (assuming exchange of all such Exchangeable Shares) would equal in the aggregate a number of shares of our common stock that constitute 90% of our issued and outstanding shares as of the date of the closing date of the Acquisition Transaction.

Immediately prior to the closing of the Acquisition Transaction, we transferred all of the then-existing business, properties, assets, operations, liabilities and goodwill of the Company, to W270 SA, a Costa Rican corporation, pursuant to an Assignment and Assumption Agreement (the "Assignment and Assumption Agreement"). Accordingly, as of immediately prior to the closing of the Acquisition Transaction, we had no assets or liabilities.

On February 2, 2016, we entered into an Exchange Agreement with 1061806 BC LTD. ("<u>Callco</u>"), a British Columbia corporation and our wholly owned subsidiary, Exchangeco, iMedical and the former shareholders of iMedical (the "<u>Exchange Agreement</u>"), whereby Exchangeco acquired 100% of the outstanding common shares of iMedical, taking into account the Exchangeable Share Transaction (as defined below). After giving effect to this transaction, we commenced operations through iMedical through our 100% ownership of Exchangeco (other than the Exchangeable Shares) and Callco.

Effective on the closing of the Acquisition Transaction:

- (a) the Company issued approximately 1.197 shares of its common stock in exchange for each common share of iMedical held by iMedical shareholders who in general terms, are not residents of Canada (for the purposes of the *Income Tax Act* (Canada)) (the "Non-Eligible Holders");
- (b) shareholders of iMedical who in general terms, are Canadian residents (for the purposes of the *Income Tax Act* (Canada)) (the "<u>Eligible Holders</u>") received approximately 1.197 Exchangeable Shares in the capital of Exchangeco in exchange for each common share of iMedical held (collectively, (a) and (b) being, the "<u>Exchangeable</u> Share Transaction");
- (c) each outstanding option (each an "Option") to purchase common shares in iMedical (whether vested or unvested) was exchanged, without any further action or consideration on the part of the holder of such option, for approximately 1.197 economically equivalent replacement options (each a "Replacement Option") with an inverse adjustment to the exercise price of the Replacement Option to reflect the exchange ratio of approximately 1.197:1;
- (d) each outstanding warrant (each a "Warrant") to purchase common shares in iMedical was adjusted, in accordance with the terms thereof, such that it entitles the holder to receive approximately 1.197 shares of the common stock of the Company for each Warrant, with an inverse adjustment to the exercise price of the Warrants to reflect the exchange ratio of approximately 1.197:1;
- (e) each outstanding advisor warrant (each an "Advisor Warrant") to purchase common shares in iMedical was adjusted, in accordance with the terms thereof, such that it entitles the holder to receive approximately 1.197 shares of the common stock of the Company for each Advisor Warrant, with an inverse adjustment to the exercise price of the Advisor Warrants to reflect the exchange ratio of approximately 1.197:1; and
- (f) the outstanding 11% secured debentures of iMedical (each a "<u>Convertible Debenture</u>") were adjusted, in accordance with the adjustment provisions thereof, as and from closing, so as to permit the holders to convert (and in some circumstances permit the Company to force the conversion of) the Convertible Debentures into shares of the common stock of the Company at a 25% discount to the purchase price per share in our next offering.

Pursuant to the rights and privileges of the Exchangeable Shares, the holders of such Exchangeable Shares maintain the right to: (i) receive dividends equal to, and to be paid concurrently with, dividends paid by the Company to the holders of its common stock; (ii) vote, through the Trustee's voting of the Special Voting Preferred Stock (as defined herein), on all matters that the holders of Common Stock of the Company are entitled to vote upon; and (iii) receive shares of Common Stock of the Company upon the liquidation or insolvency of the Company or upon the redemption of such Exchangeable Shares by Exchangeco. The Exchangeable Shares do not give the holders thereof any economic, voting, or other control rights over either Exchangeco or iMedical.

As part of the Exchangeable Share Transaction, we entered into the following agreements, each dated February 2, 2016:

- Voting and Exchange Trust Agreement (the "<u>Trust Agreement</u>") with Exchangeco, Callco and Computershare Trust Company of Canada (the "<u>Trustee</u>"); and
- Support Agreement (the "Support Agreement") with Exchangeco and Callco.

Pursuant to the terms of the Trust Agreement, the parties created a trust for the benefit of its beneficiaries, which are the holders of the Exchangeable Shares, enabling the Trustee to exercise the voting rights of such holders until such time as they choose to redeem their Exchangeable Shares for shares of the common stock of the Company, and allowing the Trustee to hold certain exchange rights in respect of the Exchangeable Shares.

As a condition of the Trust Agreement and prior to the execution thereof, we filed a Certificate of Designation with the Nevada Secretary of State, effective February 2, 2016, designating a class of our preferred shares as the Special Voting Preferred Stock (the "Special Voting Preferred Stock") and issued one share of the Special Voting Preferred Stock to the Trustee.

The Special Voting Preferred Stock entitles the Trustee to exercise the number of votes equal to the number of Exchangeable Shares outstanding on a one-for-one basis during the term of the Trust Agreement. The Trust Agreement further sets out the terms and conditions under which holders of the Exchangeable Shares are entitled to instruct the Trustee as to how to vote during any stockholder meetings of our company.

Pursuant to the terms of the Trust Agreement, we granted the Trustee the right to require the Company to purchase the Exchangeable Shares from any beneficiary upon the occurrence of certain events including in the event that we are bankrupt, insolvent or our business is wound up. The Trust Agreement continues to remain in force until the earliest of the following events: (i) no outstanding Exchangeable Shares are held by any beneficiary under the Trust Agreement; and (ii) each of iMedical and us elects to terminate the Trust Agreement in writing and the termination is approved by the beneficiaries.

Pursuant to the terms of the Support Agreement, we agreed to certain covenants while the Exchangeable Shares were outstanding, including: (i) not to declare or pay any dividends on our common stock unless Exchangeco simultaneously declares or pays an equivalent dividend for the holders of the Exchangeable Shares; (ii) advising Exchangeco in advance of any dividend declaration by the Company; (iii) ensure that the record date for any dividend or other distribution declared on the shares of the Company is not less than seven days after the declaration date of such dividend or other distribution; (iv) taking all actions reasonably necessary to enable Exchangeco to pay and otherwise perform its obligations with respect to the issued and outstanding Exchangeable Shares; (v) to ensure that shares of the Company or other property are delivered to holders of Exchangeable Shares upon the liquidation or insolvency of the Company, the holders' election to cause the Company to issue shares of its common stock in exchange for the Exchangeable Shares, or as otherwise set out in the agreement and in the rights and restrictions of the Exchangeable Shares; and (vi) reserving for issuance and keeping available from our authorized common stock such number of shares as may be equal to: (A) the number of Exchangeable Shares issued and outstanding from time to time; and (B) the number of Exchangeable Shares issuable upon the exercise of all rights to acquire Exchangeable Shares from time to time.

The Support Agreement also outlines certain restrictions on our ability to issue any dividends, rights, options or warrants to all or substantially all of our stockholders during the term of the agreement unless the economic equivalent is provided to the holders of Exchangeable Shares. The Support Agreement is governed by the laws of the Province of Ontario.

In conjunction with the closing of the Acquisition Transaction, an aggregate of 6,500,000 shares of our common stock were deemed cancelled, all of which were held by our former President and Chief Executive Officer.

Following the Acquisition Transaction, as of the date of the closing of the Acquisition Transaction, there were an equivalent of approximately 25,000,000 shares of our common stock issued and outstanding of which pre-existing stockholders hold 2,500,000 and former iMedical shareholders hold: (a) an equivalent of 9,123,031 shares of our common stock through their ownership of 100% of the Exchangeable Shares and (b) 13,376,947 shares of our common stock directly.

As a result, our pre-Acquisition Transaction stockholders hold approximately 10% of our issued and outstanding shares of Common Stock (which could be decreased to approximately 7.2%), and the former stockholders of iMedical hold approximately 90% of our issued and outstanding shares of Common Stock (which could be increased to approximately 92.8%) either directly or indirectly through their ownership of 100% of the Exchangeable Shares.

Furthermore, up to 750,000 shares of our common stock that were outstanding prior to the Acquisition Transaction are held in escrow and are subject to forfeiture in the event we are not able to raise \$6 million within 6 months of the date of the Acquisition Transaction.

Any shares of our common stock and any Exchangeable Shares, in either case that were issued in the Exchangeable Share Transaction, are subject to the following lock-up schedule (unless such schedule is accelerated at the discretion of our board of directors, with the written consent of Highline Research Advisors, LLC, an adviser):

- 10% shall be released upon effectiveness of the registration statement in Form S-1 proposed to be filed with the U.S. Securities and Exchange Commission, allowing for the resale of such shares as provided therein (the "S-1 Filing");
- 25% shall be released on the 6 month anniversary of effectiveness of the S-1 Filing;
- 50% shall be released on the 9 month anniversary of effectiveness of the S-1 Filing; and
- the remaining 15% shall be released on the 12 month anniversary of effectiveness of the S-1 Filing.

Description of Business

Company Overview

Through December 31, 2015 and until the Acquisition Transaction we were an energy intelligence company that sought to provide comprehensive energy efficiency solutions to the commercial market. Following the close of the Acquisition Transaction, we became a leading-edge medical technology company focused on biometric data monitoring solutions. Our aim is to deliver innovative, remote monitoring solutions to the medical, healthcare, and consumer markets, with a focus on diagnostic and post-diagnostic solutions for lifestyle and chronic illnesses. We approach the diagnostic side of remote patient monitoring by applying innovation within existing business models where reimbursement is established. We believe this approach reduces the risk associated with traditional medical device development and accelerates the path to revenue. In post-diagnostic markets, we intend to apply medical grade biometrics to enable consumers to self-manage, thereby driving patient compliance and reducing healthcare costs. We intend to first focus on a segment of the multi-billion-dollar diagnostic mobile cardiac telemetry market, otherwise known as MCT.

To date, we have developed our Bioflux MCT technology which is comprised of a monitoring device and software component, verified our business model, and built strategic partnerships to accelerate our go-to-market strategy and growth.

We have established research partnerships with academic institutions such as the University of Calgary, and federal research organizations such as the National Research Council of Canada (NRCC). We are also currently engaged in a collaboration with the Rockyview General Hospital in Calgary, Canada, to determine the predictive value of electrocardiogram (ECG) readings in preventative healthcare applications. The study is designed to identify novel patterns in ECG readings that may be translated into probability models for use in the development of proprietary algorithms for diagnostic applications, and to determine if ECG readings have predictive value for use in preventative healthcare applications, such as self-managed care. The research is partly funded by the NRCC.

Market Overview

Chronic diseases are the number one burden on the healthcare system, driving up costs year over year. Lifestyle related illnesses such as obesity and hypertension are the top contributing factors of chronic conditions including diabetes and heart disease. Government and healthcare organizations are focused on driving costs down by shifting to evidence-based healthcare where individuals, especially those suffering from chronic illnesses, engage in self-management. This has led to massive growth in the connected health market, which is projected to reach \$59 billion by 2020 at a compound annual growth rate (CAGR) of 33.4%. Remote patient monitoring (RPM), one of the key areas of focus for self-management and evidence-based practice, is growing at a CAGR of 49%, with an estimated 36 million patients using such solutions by 2020. Currently, over 50% of hospitals are already using RPM solutions to improve risk management and care quality.

The number one cost to the healthcare system is cardiovascular disease (CVD), responsible for 1 in every 6 healthcare dollars spent in the US. By 2030, CVD is expected to have an impact of over \$1 trillion in medical expenses and lost productivity. With CVD also being the number one cause of death worldwide, early detection, diagnosis, and management of chronic cardiac conditions are necessary to relieve the increasing burden on the healthcare infrastructure. Diagnostic tests such as ECGs are used to detect, diagnose and track certain types of cardiovascular conditions. We believe that the rise of lifestyle related illnesses associated with heart disease has created a need to develop cost-effective diagnostic mechanisms to fill a hole in the current ECG market.

The global ECG market is expected to be worth \$26 billion in 2020 and is growing at a CAGR of 4.7%. The factors driving this market include an aging population, an increase in chronic diseases related to lifestyle choices, improved technology in diagnostic ECG devices, and high growth rates of ECG device sales.

The US portion of the ECG market is expected to be worth \$9.32 billion in 2020 and is comprised of three major segments: resting (non-stress) ECG systems, stress ECG systems, and event monitoring systems. The event monitoring segment alone is expected to be worth \$4.66 billion in 2020, and is currently broken into the Holter, Event Loop, and MCT monitoring categories.

We believe that MCT is the preferred diagnostic choice of physicians and cardiologists, as it increases the quality of care and reduces patient risk. The MCT diagnostic is a robust, continuous, remote monitoring solution for cardiac arrhythmia, and it often eliminates the need for expensive overnight monitoring in a hospital. However, the MCT devices currently available are based on outdated technologies which often require a patient to wear a device we consider bulky after performing market research, and are not readily accessible.

In the US, MCT tests are primarily conducted through outsourced Independent Diagnostic Testing Facilities (IDTFs) that are reimbursed at an average rate of \$850 per diagnostic test. There are currently five competitors we are aware of within the US MCT diagnostic market, which we believe has effectively restricted MCT services to outsourced clinics and locked physicians out of the MCT market with no ability to receive financial reimbursement for MCT diagnostics.

We intend to enter our MCT diagnostic device and software solution into the market as the sixth competitor and employ an insourcing business model. This proposed business model is applicable to a significantly larger portion of the total available market, which include hospitals, physicians' offices and other IDTFs. We believe our insourcing model has the benefit of a reduced operating overhead by offering our solution on a pay-per-use basis, enabling a more efficient market penetration and distribution strategy.

Our vision is to revolutionize the MCT market by providing a convenient, cost-effective, integrated MCT solution, inclusive of both software and hardware for the providers and the patients. The solution is designed as a platform to encompass all segments of the event monitoring market, and future market growth.

Our Bioflux MCT solution is comprised of a uniquely designed monitoring device that will require 510(k) clearance and an ECG reporting software component that we license from Cardiocomm Solutions that is already FDA cleared and has 300 existing customers, enabling us to introduce the Bioflux device quickly and efficiently into the marketplace. We believe the Bioflux solution is superior to its competitors because it:

- offers better and/or equivalent diagnostics to current MCT devices in use, based on publicly available FDA minimum benchmarks that such devices are required to meet;
- provides recurring reimbursements to doctors, hospitals and IDTFs;
- provides a revenue model that fits within the established insurance billing practices;
- provides built-in cellular connectivity, enabling immediate alert to user in the event of an emergency;
- provides motion tracking to detect exercise, activity, and disorientation; and
- incorporates technology that is future-ready, in that its form and function enables opportunities adjacent to the MCT market.

Following Bioflux, we intend to introduce medical-grade monitoring into the consumer market via our proposed Biolife solution, which we are designing to improve healthcare with technology that aids chronic disease prevention. Biolife is expected to be designed to empower individuals by creating a compliance optimized user experience that combines ECG data and social media interactivity with a lifestyle log. Design and development is already underway, and we are expecting to launch Biolife sometime in 2017, subject to additional funding.

Market Opportunity

ECGs are a key diagnostic test utilized in the diagnosis of cardiovascular disease, the number one cause of death worldwide. The global ECG market is projected to be worth \$26 billion in 2020, of which approximately 36% (\$9.32 billion) is attributed to the US ECG market, with event monitoring accounting for \$4.66 billion of that. In the US in 2012, there were 26.6 million people living with cardiovascular disease with an additional 2.5 million people being diagnosed every year. The increasing market size is attributed to an aging population and an influx in chronic diseases related to lifestyle choices.

The US ECG market is divided into three major product segments:

- 1. Event monitoring systems;
- 2. Stress ECG systems; and
- 3. Resting (non-stress) ECG systems.

Event monitoring systems are projected to grow the fastest due to a shift from in-hospital/clinic monitoring to outpatient monitoring. This shift is expected to help reduce health care costs by limiting the number of overnight hospital stays for patient monitoring. We believe that physicians prefer event monitoring systems over resting and stress ECG systems because they provide better insight to the patient's condition for diagnostic purposes.

The event monitoring market is divided into the Holter, Event Loop and Mobile Cardiac Telemetry (MCT) product segments, of which Holter and Event Loop are the current market leaders. Amongst event monitoring systems, we believe that the preferred choice of physicians and cardiologists is MCT, because of its ability to continuously monitor patients in real-time, thereby reducing a patient's risk and a physician's liability. MCT devices have built-in arrhythmia detectors and real-time communication, which allow physicians to prescribe the device for a longer period of time; thereby enabling prolonged data collection and delivering a more complete picture for diagnosis.

We believe that Holter and Event Loop solutions compromise patient safety because they lack the ability to alert the patient in the event of an emergency. With Holter and Event Loop monitoring, ECG data is not uploaded or transmitted in real-time. Comparatively, if the patient were monitored through an MCT device with real-time ECG data transfer and cellular network access, then in the event of cardiac distress, the monitoring center would immediately send communication to the patient.

Despite our belief that MCT is the optimal solution and the preferred system, the MCT Market is the smallest segment of event monitoring systems with an estimated size of approximately \$918 million. This is because the reimbursement revenues associated with MCT incentivizes the dominant solution providers to earn the fees independent of the physician. This creates a critical problem in the marketplace where physicians have the choice to either use the Holter/Event monitor, or lose money and prescribe an MCT. An additional option is to incur huge costs to build out MCT capabilities in order to prescribe MCT. As a result, we believe that physicians will mostly prescribe MCT tests on high-risk patients only, where real-time communication is critical.

In order to properly administer the MCT test, a healthcare provider must have access to three essential components:

- 1. The MCT device;
- 2. An ECG viewing software that is capable of reading the data recorded from the device; and
- 3. A monitoring station that collects the ECG data and responds to the patient in case of an alarm detection.

In addition, we believe that there is a shortage in the number of MCT solutions available, as the current MCT diagnostic providers essentially control all of the current MCT devices and software. Since MCT requires an FDA-cleared device, FDA-cleared ECG software, and remote monitoring capabilities, very few companies have attempted to create an all-encompassing solution due to regulatory and development timelines. Currently, there are only 5 MCT solutions within the market of which there are both solution providers and device manufacturers. There also exists overlap amongst the providers and device manufacturers, leading to further confusion and marketplace complexities.

Of the five MCT systems currently available in the market, three are owned by solution providers (IDTFs) who employ an outsourcing business model and we believe are unwilling to sell to physicians. The other two MCT providers we believe are willing to sell their solution at prohibitively high prices for devices plus upfront software costs and a per test fee for monitoring. One of these MCT devices does not have scalable software; and the other lacks monitoring software, requiring a customer to acquire third party software and incur integration expenses. In these two scenarios, the physician would have to incur upfront costs that would take time to recoup before profits are realized.

The limited number of competitors makes this an attractive market for new entrants. However, entry into the market requires a hardware device coupled with ECG software and access to a monitoring station. Two of the five MCT players have done so by building their own monitoring infrastructure, developing their own ECG software and utilizing TZ Medical's MCT device. However, this is capital intensive and we believe cost prohibitive for hospitals and clinics. These barriers are in our opinion the key reasons as to why Holter and Event Loop have maintained a significant portion of the \$4.66 billion US event monitoring market.

The Bioflux MCT solution and business model attempts to address these complications with its complete, turn-key solution, which consists of an easy-to-wear GSM-enabled cardiac monitoring device, ECG viewing software and access to a 24/7 ECG monitoring center. Bioflux employs an insourced business model, as the entire Bioflux solution is expected to be free to doctors and revenue is expected to be derived from insurance reimbursable ECG reads. We expect that service providers such as physicians, clinics and/or hospitals can request as many devices as they require, at no cost, provided they are utilized. This business model creates a partnership between us and the service provider, where revenue is generated based on usage. Using an average reimbursement of \$850, for instance, the proceeds could be distributed as follows: \$150 could go to the monitoring center, with the balance split between us and the service provider. If the service provider has the internal capability of doing the monitoring, then \$500 could go to the service provider and \$350 would go to us.

Market Strategy

The Bioflux MCT device is expected to be deployed into hospitals, clinics, physicians' offices and IDTFs, on a pay-per-use basis. The MCT diagnostic read currently is a reimbursable service from payers such as Medicare and insurance companies. In the United States, billing codes for an MCT diagnostic read are currently available under the American Medical Association Current Procedural Terminal, with a current average reimbursement rate of \$850 per read (a read is between 3 and 14 days long).

We believe that Bioflux's pay-per-use strategy, with no fee for device purchases, is a significant and disruptive departure from the pricing and reimbursement strategies of the five existing competitors in the MCT market, which use a 'closed-garden' model to MCT diagnostics, where the entire procedure and reimbursement is restricted to an outsourced model. The physicians, clinics, hospitals and IDTFs do not receive any financial incentive to switch to the MCT diagnostic, from other non-MCT devices (i.e. Holter and Event Loop recording monitors).

Bioflux's pricing reimbursement strategy is enabled by planned low-cost manufacturing, and supported by a robust and sustainable gross margin (approximately 83%) on the revenue generated from each MCT diagnostic read. This in turn creates a barrier to entry for other competitors seeking to emulate our strategy.

The pay-per-use strategy expected to be employed by us provides a financial incentive for the healthcare provider to switch devices or technologies (i.e. from Holter and Event Loop) and other cardiac diagnostic solutions. This strategy simultaneously incentivizes major medical distributors to place multiple devices in our target markets: physicians' offices, clinics, hospitals, and IDTFs.

In early 2016, we expect to simultaneously roll-out its first devices to existing users of the ECG viewer software and key opinion leaders such as cardiologists, physicians, and research scientists. In 2017, we expect to begin widespread distribution with the addition of a major channel distributor to enable a market penetration of approximately 2,213 physician offices (out of approximately 221,235 physician offices in the U.S.), 58 hospitals (out of approximately 5,754 hospitals in the U.S.), and 30 IDTFs (out of 3,000 estimated IDTFs in the U.S.).

Our insourcing business model has been validated with on-the ground market research with end-users and payers who have indicated that they are (1) willing to switch to our MCT device from existing modalities, and (2) accept our share of the MCT diagnostic service reimbursement in exchange for a no-cost delivery of the MCT device; however, we have no definitive agreements in place with any of such end-users and payors, and we can give no assurance that any of them will in fact follow through as they indicated.

Product and Technology

Bioflux is an advanced, integrated ECG device and software solution for the MCT market. The Bioflux device is comprised of a wet electrode and worn either on a lanyard around the neck or on a belt clip around the waist. The Bioflux software will allow doctors and labs to view a patient's ECG data for monitoring and diagnostic purposes. Both the device and software are in accordance with MCT billing code standards, compliant with arrhythmia devices and alarms as defined by the FDA, and will require 510(k) clearance.

We believe the Bioflux MCT device will be optimized to allow production at a significantly lower cost than many of the existing MCT devices. This in turn is expected to enable cost-effective manufacturing of Bioflux, allowing us to absorb the cost of free distribution of the device while allowing Bioflux to receive a fee-for-service reimbursement for each diagnostic read. This combination creates a barrier to entry for existing competitors and future entrants.

The Bioflux device has been developed, among other things, with the following features:

- GSM mobile chip for global cellular network compatibility;
- Touch-screen LCD viewer; and
- Extended battery pack for an additional 48 hours of battery life.

The Bioflux platform has a built-in cellular chipset and a real-time embedded operating system which allows for our technology to be utilized as an Internet of Things (IoT) platform. This technology can be leveraged into other applications and industries by utilizing the platform and OS side of Bioflux.

We have licensed for the MCT market, what we believe is the only FDA cleared ECG viewer software for use in MCT, from CardioComm Solutions Inc. CardioComm's ECG viewer software is already installed and utilized by hospitals and call centers, and we believe we can leverage this familiarity to gain access to decision makers at such hospitals and call centers. We are integrating the ECG software between the Bioflux device and the ECG viewer software for a seamless user experience.

Future Markets

It is widely reported that chronic illnesses related to lifestyle diseases are on the rise, resulting in increased healthcare costs. This has caused a major shift in the US healthcare market, emphasizing a need for evidence based healthcare system focused on overall health outcomes. Patient compliance is a critical component in driving improved health outcomes, where the patient adheres to and implements their physician's recommendation. Unfortunately, poor patient compliance is one of the most pressing issues in the healthcare market. One of the key contributing factors to this is the lack of a feedback mechanism to measure improvement and knowledge. Studies show that poor patient compliance costs the US healthcare system \$100 to \$300 billion annually, representing 3% to 10% of total US healthcare costs.

The above trends point to a need for preventative care solutions that are clinically relevant and designed for the consumer to promote compliance. Current consumer products are simple gadgets with limited, if any, clinical relevance. This forces patients to rely on clinical visits to gauge improvement, with time between visits being spent on following and implementing physician recommendations. Research has shown that the latter is closely linked to noncompliance due to the lack of feedback to patients.

We expect that Biolife, our planned second product, will be focused on filling this need by developing a clinically relevant, preventative care and disease management solution for the consumer. A key underlying component of Biolife is expected to be the ability to measure patient improvements—with clinical accuracy—which will drive feedback and eventual patient compliance. This approach is implemented in our development process by focusing on a disease/chronic illness profile, as opposed to a customer profile. We are focused on cardiovascular disease for its first preventative care solution since Bioflux is aimed at the same health segment. This will enable us to leverage the knowledge and expertise gained with Bioflux and apply it to Biolife.

Preventative Care

The preventative care market (also referred to as the health and wellness market) is currently estimated at \$452 billion in 2015. The preventative care market segments include: core diagnostic market and therapeutics (\$42 billion), personalized medical care (\$100 billion) and nutrition and wellness (\$310 billion).

With the knowledge and expertise gained during the development of the Bioflux MCT solution, we have developed a secondary device, Biolife, aimed at the preventative consumer healthcare market. Biolife is a health and lifestyle solution comprised of an ECG monitoring device, an app, and social media support. Biolife will track, simplify and generate a user's health pattern score by aggregating medical grade ECG data with a lifestyle log. The idea is to provide real-time feedback and a social support system, so that the individual is motivated to be proactive about preventing adverse cardiac complications.

Biolife's target market are individuals between 45 to 75, and those at risk for cardiovascular disease and other chronic health illnesses who want the support of making lifestyle changes to have a better quality of life.

We are currently prepared to enter future markets for users that are interested in:

- Self-management of cardiovascular disease and other related chronic diseases;
- Users seeking lifestyle and wellness applications for remote ECG monitoring; and
- Users seeking a predictive and prognostic solution using ECG (known as Heart Rate Variability).

Adjacent Chronic Healthcare Markets and Prenatal Care

In the next two years, we intend to expand our reach with medical-grade solutions for diabetes, sleep apnea, fetal monitoring, and other adjacent healthcare and lifestyle markets.

Bionatal is a proposed solution for monitoring the fetus' health by remote cardiac monitoring. In the US, there are approximately 60,000 fetal deaths per year. First time mothers are at the greatest risk for still births, approximating 20% of 840,000 pregnancies. Bionatal's fetal ECG monitoring solution has a total market of \$2.3 million, with an initial target of 900,000 pregnancies.

Event Monitoring

The Holter and Event Loop monitors are significantly simplified versions of an MCT device without a cellular connectivity solution. Holter and Event Loop monitors require data to be downloaded manually, for test periods of 24 hours to 30 days. With just a few adjustments to the software, Bioflux's MCT device is expected to be able to be used as a Holter or an Event loop monitor, which would open up the entire Holter and Event Loop monitor markets which are estimated to be \$3.7 billion in 2020. Combined with Bioflux's global cellular chipset, the Bioflux MCT device can become a 3 in 1 device that is applicable to the global event monitoring market. Bioflux intends to offer this complete solution to its three target markets: physicians, clinics/hospitals and IDTFs, which includes the Bioflux MCT device, Bioflux ECG software, and access to a third party ECG monitoring center. There will be no-cost to any of our customers for the device itself, and the entire revenue is derived from the pay-per-use service.

Competition

The medical technology equipment industry is characterized by strong competition and rapid technological change. There are a number of companies developing technologies that are competitive to our existing and proposed products, many of them, when compared to our Company, having significantly longer operational history and greater financial and other resources.

Within the US event monitoring systems market, the MCT product segment is comprised of 5 main competitors. These competitors have increased market presence and distribution primarily through existing IDTFs. The existing competitors have maintained a competitive advantage within the market by controlling the distribution of all available MCT devices and software solutions. The five primary competitors in the MCT market are:

- CardioNet . We believe that CardioNet, LLC, a subsidiary of BioTelemetry, Inc. (NASDAQ:BEAT), has the largest network of IDTFs within the MCT market. CardioNet is considered a complete solution provider as it produces and distributes its own MCT device, software solution, and MCT monitoring stations. The company acquired its MCT device through the acquisition of a MCT manufacturer, Braemar. Upon acquisition of Braemar, CardioNet offered limited support to other clients utilizing Braemar's technology. This resulted in CardioNet increasing the use of its device and software solution, enabling wide market penetration. We believe that CardioNet's business model is focused on providing the MCT diagnostic service, as opposed to selling MCT solutions to other IDTFs or service providers, which enables a perpetual per-read fee as opposed to one time device or software sales. Equity research analysts categorize CardioNet as a clinical health provider, because of its business model, rather than as a medical device company. As such, we believe that CardioNet's market cap is limited by the low multiples associated with that type of business, and, as a clinical health provider, CardioNet has significant overhead and fixed costs associated with monitoring stations and health professionals.
- LifeWatch AG. LifeWatchAG (SIX Swiss Exchange:LIFE) is a public company with primary operations in Switzerland, the United States and Israel. LifeWatch operates a large network of IDTFs. LifeWatch is smaller relative to CardioNet, yet we believe it follows the same business model. To this end, LifeWatch has developed its own MCT device and software solution, as well as established MCT monitoring stations.
- *eCardio*. eCardio is a private company, based in Houston, Texas. eCardio's device is manufactured by a third party medical device company, TZ Medical. eCardio has integrated TZ Medical's device with its software solution to create a complete MCT solution. Similar to LifeWatch and CardioNet, we believe eCardio follows the same business model of offering the MCT service and acting as a clinical health provider.
- Linecare. Linecare is a private company, based in Clearwater, Florida. We believe that Linecare's main focus is respiratory care, but it also has franchises in diagnostic care, including the MCT product segment of the ECG monitoring market. Linecare has followed a similar approach as eCardio, where they have integrated TZ Medical's device into their software solution to offer a complete MCT service. Similarly, it acts as a clinical health provider and offers its MCT service as an outsourced offering to the physician.

- ScottCare. ScottCare is a private company in the US and a subsidiary of Scott Fetzer Company, a division of Berkshire Hathaway. ScottCare provides equipment for cardiovascular clinics and diagnostic technicians. ScottCare has built its own MCT device and software solution. Unlike the others, ScottCare offers its solution in an insourced model, where the physician has the opportunity to bill. This model requires the physician to purchase a minimum number of devices at an approximate average cost of \$2,000 and their software at a cost of \$25,000 to \$40,000. After this initial upfront cost, ScottCare charges an additional per test fee for monitoring. We believe the above model creates a long return on investment for the physician. In our opinion, this has resulted in little market penetration for ScottCare as compared to the others.
- TZ Medical. TZ Medical is a medical device company that focuses on manufacturing a variety of medical devices. We do not consider TZ Medical to be a direct competitor as they produce an MCT device that is available for purchase. However, TZ Medical does not have a software solution, requiring any new entrant to either acquire or build out a software solution and then integrate that with the TZ Medical device. This creates a requirement for a large upfront capital investment. As a result, we believe this approach only works for organizations looking to become MCT solution providers with the same business model as the others.

Intellectual Property

We primarily rely on trade secret protection for our proprietary information. No assurance can be given that we can meaningfully protect our trade secrets. Others may independently develop substantially equivalent confidential and proprietary information or otherwise gain access to, or disclose, our trade secrets.

We have licensed for the MCT market, what we believe is the only FDA cleared ECG viewer software for use in MCT, from CardioComm Solutions Inc. The license is exclusive for the MCT market, except that Cardiocomm may continue to work with its pre-existing relationships in respect of existing MCT Solutions. The exclusivity is indefinite unless earlier terminated in accordance with the terms of the agreement, including by CardioComm if we fail to remain current in the payment of applicable royalty fees. Once Cardiocomm delivers to us the software development as provided in the license agreement and we receive 510K clearance from the FDA, we will be required to pay a royalty fee equal to a \$20.00 ECG cardio-scan fee, on a per patient and an as-collected basis, managed through the software, provided that the minimum annual royalty fee shall be \$75,000 for the first year and \$150,000 per annum thereafter.

We have and generally plan to continue to enter into non-disclosure, confidentially and intellectual property assignment agreements with all new employees as a condition of employment. In addition, we intend to also generally enter into confidentiality and non-disclosure agreements with consultants, manufacturers' representatives, distributors, suppliers and others to attempt to limit access to, use and disclosure of our proprietary information. There can be no assurance, however, that these agreements will provide meaningful protection or adequate remedies for our trade secrets in the event of unauthorized use or disclosure of such information.

We also may from time to time rely on other intellectual property developed or acquired, including patents, technical innovations, laws of unfair competition and various other licensing agreements to provide our future growth and to build our competitive position. We have filed an industrial design patent in Canada, and we may decide to file for additional patents as we continue to expand our intellectual property portfolio. However, we can give no assurance that competitors will not infringe on our patent or other rights or otherwise create similar or non-infringing competing products that are technically patentable in their own right.

Currently, we do not have any registered copyrights; however, we may obtain such registrations in the future.

Research and Development

Our research and development programs are generally pursued by engineers and scientists employed by us in Toronto on a full-time basis or hired as per diem consultants or through partnerships with industry leaders in manufacturing and design and researchers and academia. We are also working with subcontractors in developing specific components of our technologies.

The primary objective of our research and development program is to advance the development of our existing and proposed products, to enhance the commercial value of such products.

Prior to our acquisition of iMedical in the Acquisition Transaction and for the transition period ended December 31, 2015 and the fiscal year ended August 31, 2015, we did not incur any research and development costs. We incurred research and development costs of \$241,534 for the fiscal quarter ended March 31, 2016. iMedical incurred research and development costs of \$1,143,453 for the year ended December 31, 2015 and \$832,661 for the year ended December 31, 2014.

Government Regulation

General

Our proposed product is subject to regulation by the U.S. Food and Drug Administration ("<u>FDA</u>") and various other federal and state agencies, as well as by foreign governmental agencies. These agencies enforce laws and regulations that govern the development, testing, manufacturing, labeling, advertising, marketing and distribution, and market surveillance of the our medical device products.

In addition to the below, the only regulations we encounter are the regulations that are common to all businesses, such as employment legislation, implied warranty laws, and environmental, health and safety standards, to the extent applicable. We will also encounter in the future industry-specific government regulations that would govern our products, if and when developed for commercial use. It may become the case that other regulatory approvals will be required for the design and manufacture of our products and proposed products.

U.S. Regulation

Under the U.S. Federal Food, Drug, and Cosmetic Act, medical devices are classified into one of three classes — Class I, Class II or Class III — depending on the degree of risk associated with each medical device and the extent of control needed to ensure safety and effectiveness. Our current medical products are expected to be categorized as either Class I (with respect to software) or Class II (with respect to hardware). Class I devices are those for which safety and effectiveness can be assured by adherence to a set of guidelines, which include compliance with the applicable portions of the FDA's Quality System Regulation, facility registration and product listing, reporting of adverse medical events, and appropriate, truthful and non-misleading labeling, advertising, and promotional materials. Class II devices require a 510(k) premarket submission to the US FDA. Equivalent agencies in other countries require similar submissions prior to the device being marketed. In order to obtain 510(k) clearance, we would be required to initiate independent lab testing, and submit independent lab results and the development process to the FDA. The review process is typically 90+ days.

We also need to establish a suitable and effective quality management system, which establishes controlled processes for our product design, manufacturing, and distribution. We plan to do this in compliance with the internationally recognized standard ISO 13485:2013 Medical Devices – Quality Management Systems – Requirements for Regulatory Purposes. Following the introduction of a product, the FDA and foreign agencies engage in periodic reviews of our quality systems, as well as product performance and advertising and promotional materials. These regulatory controls, as well as any changes in FDA policies, can affect the time and cost associated with the development, introduction and continued availability of new products. Where possible, we anticipate these factors in our product development processes. These agencies possess the authority to take various administrative and legal actions against us, such as product recalls, product seizures and other civil and criminal sanctions.

Foreign Regulation

In addition to regulations in the United States, we will be subject to a variety of foreign regulations governing clinical trials and commercial sales and distribution of our products in foreign countries. Whether or not we obtain FDA approval for a product, we must obtain approval of a product by the comparable regulatory authorities of foreign countries before we can commence clinical trials or marketing of the product in those countries. The approval process varies from country to country, and the time may be longer or shorter than that required for FDA approval. The requirements governing the conduct of clinical trials, product licensing, pricing and reimbursement vary greatly from country to country.

The policies of the FDA and foreign regulatory authorities may change and additional government regulations may be enacted which could prevent or delay regulatory approval of our products and could also increase the cost of regulatory compliance. We cannot predict the likelihood, nature or extent of adverse governmental regulation that might arise from future legislative or administrative action, either in the United States or abroad.

Manufacturing and Suppliers

As we have focused primarily on research and development of the first generation version of the Bioflux, as well as starting the prototyping of Biolife and proposed marketing and distribution, we are not yet at a stage to commence volume production of our products. We currently assemble our devices at our Redwood City, California facility. In order to maintain compliance with FDA and other regulatory requirements, our manufacturing facilities must be periodically re-evaluated and qualified under a quality system to ensure they meet production and quality standards. Suppliers of components and products used to manufacture our devices must also comply with FDA regulatory requirements, which often require significant resources and subject us and our suppliers to potential regulatory inspections and stoppages.

We are still evaluating our manufacturing strategy and goals and have not yet identified third-party manufacturers. However, we will be required to develop efficient, automated, low-cost manufacturing capabilities and processes to meet the quality, price, engineering, design and production standards or production volumes required to successfully mass market our products, especially at the low-cost levels we require to absorb the cost of free distribution of our products pursuant to our proposed business plan.

We currently rely on a number of principal suppliers for the components that make up our products and proposed products, including Digikey Corporation and Mouser Electronics for electronics and connectors, Stolmann for Bluetooth modules, Yongan Innovations for batteries, Dongguan Bole RP&M Cp. Ltd. for plastics, Unimed Medical for ECG cables, and Medico Systems for touch-panel LCD displays. We believe that the raw materials used or expected to be used in our planned products can be acquired from multiple sources and are readily available on the market.

Employees

We currently have 5 full-time employees and 20 consultants who are based in our offices located in Toronto, Canada and Silicon Valley, California. These employees oversee day-to-day operations of the Company and with the consultants, support management, engineering, manufacturing, and administration. We have no unionized employees.

Based on funding ability, we currently plan to hire 5 to 10 additional full-time employees within the next 12 months, whose principal responsibilities will be the support of our sales, marketing, research and development, and clinical development activities.

We consider relations with our employees to be satisfactory.

Legal Matters

From time to time, we may become involved in various lawsuits and legal proceedings, which arise in the ordinary course of business. However, litigation is subject to inherent uncertainties, and an adverse result in these or other matters may arise from time to time that may harm business.

We are not currently a party in any legal proceeding or governmental regulatory proceeding nor are we currently aware of any pending or potential legal proceeding or governmental regulatory proceeding proposed to be initiated against us that would have a material adverse effect on us or our business.

Description of Property

Our principal executive office is located in leased premises of approximately 3,500 square feet at 275 Shoreline Drive, Redwood City, California. We also have executive offices at leased premises of approximately 5,000 square feet at 75 International Blvd., Suite 300, Toronto, ON Canada M9W 6L9. We believe that these facilities are adequate for our needs, including providing the space and infrastructure to accommodate our development work based on our current operating plan. We do not own any real estate.

MANAGEMENT

Effective as of the closing of the Acquisition Transaction, Kazi Hasan, at that time our sole director and executive officer, resigned as Chief Executive Officer and director and Waqaas Al-Siddiq was appointed the sole director of the Company to fill the vacancy. In addition, our Board of Directors appointed Waqaas Al-Siddiq to serve as our President, Chief Executive Officer and Chairman of the Board of Directors, effective immediately upon the closing of the Acquisition Transaction.

Name	Age	Position
Waqaas Al-Siddiq (1)	31	President, Chief Executive Officer and
		Chairman of the Board of Directors
Dr. Norman M. Betts	62	Director
David A. Rosa	52	Director
Kazi Hasan (2)	69	Former Chief Executive Officer and Director
Peter McGoldrick (3)	51	Former President, Chief Executive Officer, Treasurer, Chairman of the
		Board of Directors and Chief Financial Officer

⁽¹⁾ Mr. Al-Siddiq was appointed as President, Chief Executive Officer and Chairman of the Board of Directors on February 2, 2016.

Waqaas Al-Siddiq: President, Chief Executive Officer and Chairman of the Board of Directors. Waqaas Al-Siddiq is the founder of iMedical and has been its Chairman and Chief Executive Officer since inception in July 2014. Prior to that, from July 2010 through July 2014, he was the Chief Technology Officer of Sensor Mobility Inc., a Canadian private company engaged in research and development activities within the remote monitoring segment of preventative care and that was acquired by iMedical in August 2014. Mr. Al-Siddiq also during this time provided consulting services with respect to technology strategy.

Mr. Al-Siddiq serves as a member of the Board of Directors as he is the founder of iMedical and his current executive position with the Company. We also believe that Mr. Al-Siddiq is qualified due to his experience as an entrepreneur and raising capital.

⁽²⁾ Kazi Hasan was appointed as Chief Executive Officer and director on December 29, 2015, and subsequently resigned from his position as Chief Executive Officer and director on February 2, 2016.

⁽³⁾ Mr. McGoldrick was appointed as President, Chief Executive Officer (CEO), Treasurer, Chairman of the Board of directors and Chief Executive Officer (CFO) on August 29, 2012 and resigned from his executive and director positions on December 29, 2015.

Dr. Norman M. Betts: Director. Dr. Betts has been a director of the Company since April 27, 2016. He is an associate professor, Faculty of Business Administration, University of New Brunswick and a Chartered Accountant Fellow. Dr. Betts serves as a director of Tanzanian Royalty Exploration Corporation, a mineral resource company with exploration stage properties, the common shares of which are listed on the Toronto Stock Exchange under the symbol "TNX" and on the NYSE MKT LLC under the symbol "TRX." He is also a director and Chair of the audit committees of Tembec Inc. (TSX:TMB), an integrated forest products company with operations principally located in Canada and France; Lead Independent Director of the Board of Adex Mining Inc. (TSX-V:ADE), a Canada-based mining company; and 49 North Resources Inc. (TSXV: FNR), a Saskatchewan focused resource investment company. Dr. Betts was also appointed to the Board of Directors of the Bank of Canada and currently serves as a member of the audit and finance committee and the pension committee. Additionally, Dr. Betts was a member of the New Brunswick Legislative Assembly from 1993 to 2003 and held three different cabinet posts, including minister of finance from 1999 to 2001. He was awarded a PhD in Management from the School of Business at Queen's University in 1992.

We believe Dr. Betts is qualified to serve as a director due to his extensive accounting, financial management and board of director and governance experience

David A. Rosa: Director. Mr. Rosa has been a director of the Company since May 3, 2016. He was the President and CEO of Sunshine Heart Inc., an early-stage medical device company trading on NASDAQ under the symbol "SSH," from October 2009 through November 2015. From 2008 to November 2009, Mr. Rosa served as chief executive officer of Milksmart, Inc., a company that specializes in medical devices for animals. From 2004 to 2008, Mr. Rosa served as the vice president of global marketing for cardiac surgery and cardiology at St. Jude Medical. He is a member of the Board of Directors of QXMedical, LLC, a Montreal-based medical device company, and other privately-held companies.

We believe Mr. Rosa is qualified to serve as a director due to his senior leadership experience in the medical device industry, and his expertise in market development, clinical affairs, commercialization and public and private financing.

Kazi Hasan: Former Chief Executive Officer and Director. Mr. Hasan is our former Chief Executive Officer and sole director as of December 29, 2015. Mr. Hasan has a Master's Degree in Manufacturing Engineering and an MBA from Boston University. He started his career working as a Consulting Engineer for URS Corp., followed by working as a Security Analyst for Prescott, Ball & Turban (since acquired by Kemper). Mr. Hasan has been an entrepreneur and media consultant since 2000, but has been retired from active employment since prior to 2010. Mr. Hasan resigned from all of his executive officer and board positions as of February 2, 2016.

Peter McGoldrick: Former Founder, President, Chief Executive Officer (CEO), Treasurer, Chairman of the Board of Directors and Chief Financial Officer. Mr. McGoldrick is our former President, Chief Executive Officer and Chairman of the Board. Mr. McGoldrick began his career in the energy industry in 1986 with Long Island Lighting Company (or LILCO). We believe Mr. McGoldrick is currently employed by PSEG Long Island, a subsidiary of Public Service Enterprise Group Incorporated (PSEG), a publicly traded diversified energy company with annual revenues of \$10 billion. PSEG operates the Long Island Power Authority's transmission and distribution system under a 12-year contract. We believe Mr. McGoldrick manages and oversees several critical aspects of PSEG's services in the Long Island region in the position of Senior Work Coordinator, Distribution Support. Mr. McGoldrick has held that position in varying levels of responsibility since before 2009. Mr. McGoldrick obtained his Bachelors of Science in Business Management from Long Island University in 1990, his Masters of Business Administration from Dowling College in 1995. Mr. McGoldrick received his Accounting certification from Hofstra University in 2006. Mr. McGoldrick resigned from all of his executive officer and board positions as of December 29, 2015.

There are no family relationships among any of our current officers and directors.

EXECUTIVE COMPENSATION

The following table set forth certain information as to the compensation paid to the executive officers of the Company during the transition period ended December 31, 2015, which is referred to in the table as "2015T," and the fiscal years ended August 31, 2015 and 2014. It further includes the compensation paid to Mr. Al-Siddiq as an executive officer of iMedical during the transition period and the years ended December 31, 2015 and 2014.

Name and Principal Position (1)	Yea r	Salary	Bonus	Av	ock vard s	Option Awards	Non- Equity Incentive Plan Compens ation		 ll Other mpensatio n	Total
Waqaas Al-Siddiq	201 5T	\$ 60,000	\$63,000		_	_		_	\$ \$2,400	\$125,400
Chief Executive	201 5	\$ 180,000	\$63,000		_	\$2,190,152 ⁽³⁾		_	\$ \$7,200	\$2,440,352
Officer	201 4	\$ 187,900	\$36,000		_	-		_	\$ _	\$223,900
Kazi Hasan ⁽⁴⁾	201 5T	_	_		_	_		_	\$ _	_
Former CEO	201 5	_	_		_	-		_	\$ _	_
	201 4	-	_		_	_		_	\$ _	_
Peter McGoldric k (5)	201 5T	\$ _	_		_	_		_	\$ _	_
Former CEO	201 5	\$ 18,000	_		_	-		-	\$ _	\$ 18,000
	201 4	\$ 18,000			_	_		_	-	\$ 18,000

⁽¹⁾ See "Management" above for information on the dates in which the named executive officers served as such on behalf of the Company.

- (4) Mr. Hasan resigned from his executive and director positions on February 2, 2016.
- (5) Mr. McGoldrick resigned from his executive and director positions on December 29, 2015.

Outstanding Equity Awards

The following table provides information about the number of outstanding equity awards held by our named executive officers at December 31, 2015.

⁽²⁾ Mr. Al-Siddiq was appointed as President, Chief Executive Officer and Chairman of the Board of Directors of the Company on the closing of the Acquisition Transaction on February 2, 2016.

⁽³⁾ For assumptions made in such valuation, see notes 2 and 9 to our audited financial statements included in this prospectus. All of such options were exercised by Mr. Al-Siddiq in 2015.

			C)ption aw	ards					Stock awards								
Name	secui under unexe opti		Num secu unde unexe opt (;	ber of rities rlying crcised ions #) rcisable	Eq ince pl awa Num secu unde unex unex opt	uity ntive lan rods: ber of rities rlying ercised arned ions #)	exe pr	tion rcise ice \$)	Option expiration date	sha or u of s th ha	nber of ares units tock nat ave ot sted #)	Mar value shar or units stoo tha hav no vest as of 12/31	e of ces s of ck at ve t ed	inco p aw Nu une sh un of ri that	quity entive elan ards: mber of arned ares, its or ther ghts t have not sted (#)	ince p aw: Ma pa val une sha uni of rig that	uity entive lan ards: or yout ue of arned ares, its or her ghts have not sted \$)	
Waqaas Al-Siddiq		-		-		-		-	-		-		-		-		-	
Kazi Hasan		-		-		-		-	-		-		-		-		-	
Peter McGoldrick		-		-		-		-	-		-		-		-		-	

Employment Agreements

We entered into an employment agreement with Waqaas Al-Siddiq on April 12, 2016, to serve as our Chief Executive Officer, on an indefinite basis subject to the termination provisions described in the agreement. Pursuant to the terms of the agreement, Mr. Al-Siddiq will receive an annual base salary of \$240,000 per annum, to be reviewed annually by the Board of Directors. If we successfully secure an aggregate \$6 million or more pursuant to one or more arm's length, third-party debt or equity financings, Mr. Al-Siddiq's annual base salary shall increase to \$300,000. Mr. Al-Siddiq is also eligible to receive a minimum annual bonus of 50% of annual base salary for the prior year based on his individual performance and the achievement of corporate objectives as determined by the Board.

Pursuant to the agreement, we are obligated to grant to Mr. Al-Siddiq options to purchase 10% of our outstanding shares at an exercise price per share of \$2.20 . Mr. Al-Siddiq shall be entitled to participate in our benefit plans generally made available to employees in accordance with the terms of such plans.

We may terminate Mr. Al-Siddiq's employment at any time for just cause without payment of any compensation either by way of anticipated earnings or damages of any kind, except for annual base salary and vacation pay accrued and owing up to the effective date of termination. "Just cause" shall mean (a) a material breach by Mr. Al-Siddiq of the terms of the agreement; (b) a conviction of or plea of guilty or nolo contendere to any felony or any other crime involving dishonesty or moral turpitude, (c) the commission of any act of fraud or dishonesty, or theft of or intentional damage to our property, (d) willful or intentional breach of Mr. Al-Siddiq's fiduciary duties, (e) the violation of a material policy as in effect from time to time or (f) any act or conduct that would constitute cause at common law.

If Mr. Al-Siddiq's employment is terminated by us for any reason other than for just cause, we shall provide Mr. Al-Siddiq with: (a) a severance payment equal to 12 months of his then annual base salary plus an amount equal to the last annual bonus paid to him; (b) all annual base salary and vacation pay accrued and owing; and (c) a continuation of our contributions necessary to maintain his Executive's participation for the minimum period prescribed by applicable employment standards legislation in all group insurance and benefit or pension plans or programs provided to him immediately prior to the termination of employment.

The agreement contains customary non-competition and non-solicitation provisions pursuant to which Mr. Al-Siddiq agrees not to compete and solicit with us. Mr. Al-Siddiq also agreed to customary terms regarding confidentiality, ownership of intellectual property and non-disparagement.

This summary is qualified in all respects by the actual terms of the employment agreement, which is filed as Exhibit 10.7 to our Form 10-K for the transition period from September 1, 2015 to December 31, 2015.

Corporate Governance

The business and affairs of the Company are managed under the direction of our Board of Directors, which is comprised of Waqaas Al-Siddiq, Dr. Norman M. Betts and David Rosa.

Term of Office

Directors are appointed to hold office until the next annual general meeting of stockholders or until removed from office in accordance with our bylaws. Our officers are appointed by our Board and hold office until removed by our Board.

All officers and directors listed above will remain in office until the next annual meeting of our stockholders, and until their successors have been duly elected and qualified. Our bylaws provide that officers are appointed annually by our Board and each executive officer serves at the discretion of our Board.

Director Compensation

Our directors are reimbursed for expenses incurred by them in connection with attending board meetings, are eligible for stock option grants but they do not receive any other compensation for serving on the board at this time. We plan to compensate independent directors in the future.

In connection with the appointment of Dr. Betts in April 2016, we granted warrants to purchase 40,000 shares of our common stock, at an exercise price per share of \$2.00. In connection with the appointment of Mr. Rosa in May 2016, we granted warrants to purchase 40,000 shares of our common stock, at an exercise price per share of \$2.00.

Board Committees

Our board of directors does not currently have any committees, such as an audit committee or a compensation committee. However, the board of directors may establish such committees in the future. However, our board of directors will establish an audit committee and a compensation committee (and any other committees that are required) if the Company seeks to be listed on a national securities exchange.

Code of Business Conduct and Ethics Policy

We adopted a Code of Business Conduct and Ethics as of April 12, 2016, that applies to, among other persons, our principal executive officers, principal financial officer, principal accounting officer or controller, and persons performing similar functions. Our Code of Business Conduct and Ethics is available on our website www.biotricity.com.

Section 16(a) Beneficial Ownership Reporting Compliance

The Company has not had a class of securities registered pursuant to Section 12(b) or 12(g) of the Securities Exchange Act of 1934, as amended (the "Exchange Act") and therefore our executive officers, directors and holders of more than 10% of our equity securities have not been subject to the reporting requirements of Section 16(a) of the Exchange Act. On or prior to the effective date of the registration statement of which this prospectus forms a part, we intend to register under the Exchange Act under Section 12(g).

Director Independence

We use the definition of "independence" of The NASDAQ Stock Market to make this determination. NASDAQ Listing Rule 5605(a)(2) provides that an "independent director" is a person other than an officer or employee of the company or any other individual having a relationship, which, in the opinion of the Company's Board, would interfere with the exercise of independent judgment in carrying out the responsibilities of a director. The NASDAQ listing rules provide that a director cannot be considered independent if:

- The director is, or at any time during the past three years was, an employee of the company;
- The director or a family member of the director accepted any compensation from the company in excess of \$120,000 during any period of 12 consecutive months within the three years preceding the independence determination (subject to certain exclusions, including, among other things, compensation for board or board committee service);
- A family member of the director is, or at any time during the past three years was, an executive officer of the company;

- The director or a family member of the director is a partner in, controlling stockholder of, or an executive officer of an entity to which the company made, or from which the company received, payments in the current or any of the past three fiscal years that exceed 5% of the recipient's consolidated gross revenue for that year or \$200,000, whichever is greater (subject to certain exclusions);
- The director or a family member of the director is employed as an executive officer of an entity where, at any time during the past three years, any of the executive officers of the company served on the compensation committee of such other entity; or
- The director or a family member of the director is a current partner of the company's outside auditor, or at any time during the past three years was a partner or employee of the company's outside auditor, and who worked on the company's audit.

Under such definitions, both Dr. Betts and Mr. Rosa are independent directors.

OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT

The following table shows the beneficial ownership of our Common Stock as of August 16, 2016 held by (i) each person known to us to be the beneficial owner of more than five percent of our Common Stock; (ii) each director and director nominee; (iii) each executive officer; and (iv) all directors, director nominees and executive officers as a group.

Beneficial ownership is determined in accordance with the rules of the SEC, and generally includes voting power and/or investment power with respect to the securities held. Shares of Common Stock subject to options and warrants currently exercisable or which may become exercisable within 60 days of August 16, 2016 are deemed outstanding and beneficially owned by the person holding such options or warrants for purposes of computing the number of shares and percentage beneficially owned by such person, but are not deemed outstanding for purposes of computing the percentage beneficially owned by any other person. Except as indicated in the footnotes to this table, the persons or entities named have sole voting and investment power with respect to all shares of our Common Stock shown as beneficially owned by them.

The following table assumes 25,256,343 shares are outstanding as of August 16, 2016, consisting of 16,133,312 shares of Common Stock and 9,123,031 Common Stock equivalents through the Exchangeable Shares. The percentages below assume the exchange by all of the holders of Exchangeable Shares of iMedical for an equal number of shares of our Common Stock in accordance with the terms of the Exchangeable Shares. Unless otherwise indicated, the address of each beneficial holder of our Common Stock is our corporate address.

Name of Beneficial Owner	Shares of Common Stock Beneficially Owned	% of Shares of Common Stock Beneficially Owned
Waqaas Al-Siddiq(1)	7,212,334	25.98%
Isa Khalid Abdulla Al-Khalifa	2,814,594	11.14%
Riazul Huda (2)(3)	2,142,515	8.48%
Caldwell ICM Market Strategy Trust (1)(4)	1,522,193	5.95%
Ansari American Holdings, LLC (1)(5)	1,436,322	5.69%
Norman M. Betts (6)	_	_
David A. Rosa (6)	-	_
All directors, director appointees and executive		
officers as a group (3 person)	7,212,334	25.98%

^{*} Less than 1%

- (2) Such shares will initially be held as Exchangeable Shares for tax purposes. The Exchangeable Shares have the following attributes, among others:
 - Be, as nearly as practicable, the economic equivalent of the Common Stock as of the consummation of the Acquisition Transaction;
 - Have dividend entitlements and other attributes corresponding to the Common Stock;
 - Be exchangeable, at each holder's option, for Common Stock; and
 - Upon the direction of our board of directors, be exchanged for Common Stock on the 10 year anniversary of the Acquisition Transaction, subject to applicable law, unless exchanged earlier upon the occurrence of certain events.

⁽¹⁾ Includes an option to purchase an aggregate of 2,499,998 shares of our common stock granted to Mr. Al-Siddiq pursuant to his employment agreement .

The holders of the Exchangeable Shares, through the Special Voting Preferred Stock, will have voting rights and other attributes corresponding to the Common Stock.

- (3) Of such shares, 837,855 are held indirectly by 1903790 Ontario Inc., of which Mr. Huda is the sole owner and director.
- (4) Includes warrants to acquire 325,258 shares of our common stock. Brendan T.N. Caldwell has voting and dispositive control over these shares. Its address is 150 King Street West, Suite 1702, P.O. Box 47, Toronto, Ontario M5H 1J9.
- (5) We believe that Mohsin Ansari has voting and dispositive control over these shares.
- (6) Does not include 40,000 warrants that are not exercisable within 60 days of the date of this prospectus, at an exercise price per share of \$2.00.

TRANSACTIONS WITH RELATED PERSONS, PROMOTERS AND CERTAIN CONTROL PERSONS

As of February 2, 2016, as part of the Acquisition Transaction and the resignation of Mr. Hasan as our Chief Executive Officer, we cancelled an aggregate of 6,500,000 shares of the Company's common stock beneficially owned by him.

On August 11, 2014, all the stockholders of Sensor Mobility, including Mr. Al-Siddiq, entered into a series of roll over agreements for the sale of their shares to iMedical. Pursuant to these agreements, all the stockholders of Sensor Mobility received twice the number of shares of iMedical in exchange for their shares in Sensor Mobility. Accordingly, iMedical issued 11,829,500 shares in exchange for 5,914,750 shares of Sensor Mobility, which were subsequently cancelled, effective November 21, 2014. As a result, the former stockholders of Sensor Mobility, including Mr. Al-Siddiq, became the majority stockholders of iMedical. Mr. Al-Siddiq was also the Chief Technology Officer of Sensor Mobility from July 2010 through July 2014.

In May 2015, iMedical repurchased 1,100,000 of its outstanding common shares at a price per share of CDN\$0.0001 from 2427304 Ontario Inc., which is beneficially owned by Geoffrey Smith, a former board member. These shares were cancelled upon their repurchase.

SELLING STOCKHOLDERS

This prospectus relates to the registration of an aggregate of 22,877,450 shares of our common stock, of which:

- 8,165,483 shares are issuable upon the exchange of outstanding Exchangeable Shares of our indirect subsidiary, 1062024 B.C. LTD., a British Columbia corporation;
- 13,396,248 outstanding shares of our common stock;
- 912,660 shares of our common stock underlying outstanding convertible debentures; and
- 403,059 shares of our common stock underlying outstanding common stock purchase warrants.

Each Exchangeable Share and the warrants and convertible debentures may be adjusted, as provided under the terms of such instrument, for stock splits, stock dividends and other similar transactions.

The selling stockholders identified in this prospectus may offer the shares of our common stock at prevailing market prices at the time of sale, at prices related to the prevailing market price, at varying prices determined at the time of sale or at negotiated prices. See "Plan of Distribution" for additional information.

Unless otherwise indicated, we believe, based on information supplied by the following persons, that the persons named in the table below have sole voting and investment power with respect to all shares of common stock that they beneficially own. The information presented in the columns under the heading "Shares Beneficially Owned After Offering" assumes the sale of all of our shares offered by this prospectus. The registration of the offered shares does not mean that any or all of the selling stockholders will, as applicable, exchange any or all of their Exchangeable Shares, convert any or all of their convertible debentures or exercise any or all of their warrants, or that they will offer or sell any of the shares of common stock upon any such exchange, conversion or exercise.

Unless otherwise indicated elsewhere in this prospectus, none of the selling stockholders have within the past three years had any position, office or other material relationship with the Company or any of its predecessors or affiliates.

				Common Stock	Shares Beneficially Owned After Offering							
Name of Selling Stockholder	1	Number of Shares Beneficially Owned		Offered by the Selling Stockholder	Nu	mber			Percent			
1634792 Ontario Inc. (1)(2)		389,004		389,004		-			-			
1903790 Ontario Inc. (1)(3)		837,855		837,855		-			-			
Aamar Khwaja (1)		179,540		179,540		-			=			
Abdulla Silim (1)		11,969		11,969		-			-			
Ali Bokhari (1)		11,969		11,969		-			-			
Atik Nakrawala (1)		2,393		2,393		-			-			
Brianne Elizabeth Hanson (1)		83,785		83,785		-			-			
Caldwell ICM Market Strategy Trust (1)(4)		1,522,193		1,522,193		-			-			
Cassandra Jane Hanson (1)		23,938		23,938		-			-			

Christopher Sims Professional					1	1
Corporation(1)(5)	167,571	167,571	-			-
David Liepert (1)	287,264	287,264	-			-
Emrana Holdings						
Incorporated (1)(6)	179,540	179,540	-			-
George Nikopoulos (1)	143,632	143,632	-			-
Idris Elbakri (1)	71,816	71,816	-			-
Jay Khemchandani (1)	23,938	23,938	-			-
Jennifer Cook (1)	478,774	478,774	-			-
John Dushinski (1)	179,540	179,540	-			-
The Siddiqui Family Trust						
(1)(7)	179,540	179,540	-			-
Madeline Nancy Hanson (1)	119,693	119,693	-			-
Naveed Malik (1)	502,713	502,713	-			-
Pervez M. and Jeroo Patel (1)	418,927	418,927	-			-
Redwood Pension Class						
(1)(8)	678,400	478,774	199,626		_	*
Riazul Huda (1)	1,304,660	1,304,660	-		_	-
RKH Ltd (1)(9)	394,988	394,988	-			-
Sinna Mozifian (1)	167,571	167,571	-			-
Syed Mohsinur Reza (1)	131,662	131,662	-	$\vdash \vdash$	+	-
Tarek Fakhuri (1)	47,877	47,877	-	$oxed{oldsymbol{eta}}$	+	-
Taylor Ross Hanson (1)	119,693	119,693	-		-	-
Thomas John Finch (1)	5,984	5,984	-		+	-
Vaani Sigamany (1)	23,938	23,938	-		-	-
Asif Mustafa	59,846	59,846	-		_	-
Fareeha Al-Siddiq	718,161	718,161	-		-	-
Farhan Huda	143,632	143,632	-		-	-
Isa Khalid Abdulla Al-	2.914.504	2 214 504				
Khalifa Jeff Woo	2,814,594	2,814,594	-		-	-
	149,616	149,616	-		-	-
Jimmy Jun Gu Mohammad Siddiqui	14,961 718,161	14,961 718,161	-		-	-
1			-		-	-
Rizwana Siddiqui Ansari American Holdings,	718,161	718,161	-		-	-
LLC (10)	1,436,322	1,436,322	_			_
Sohaira Zahid Siddiqui	718,161	718,161			-	_
Spencer LaDow	1,053,303	1,053,303			-	
Syed Ahsan Aslam	119,693	119,693	-		-	-
Wagaas Al-Siddig	4,712,336	4,712,336	_		-	_
Schnarr Holdings Corporation	1,712,330	1,712,330	1		1	
(11)(12)	166,667	166,667	_			_
Faolan & Katherine Delany					1	
(11)	6,667	6,667	-			-
Jennifer Cook (11)	133,334	133,334	-			-
Greg Symons & Debbie						
Ignagni (11)	23,334	23,334	-			-
Jayshree Khemchandani (11)	66,667	66,667	-			-
Albatech (11)	20,000	20,000	-			-
Dan's Doors and Glass						
Limited (11)(13)	24,844	24,844	-	$ldsymbol{ldsymbol{ldsymbol{eta}}}$		-
M.T. Berger (11)	36,420	36,420	-			-
Kim & Bonnie McKenzie(11)	24,692	24,692	-	$ldsymbol{ldsymbol{ldsymbol{eta}}}$		-
Susan Rogers (11)	21,124	21,124	-			-
Thomas Scanlan (11)	24,806	24,806	-	$ldsymbol{ldsymbol{ldsymbol{eta}}}$		-
Malaka El-Alaily (11)	15,866	15,866	-	$oldsymbol{ol}}}}}}}}}}}}}}}}}$		-
David and Kerrie Curran Jong						
(11)	16,850	16,850	-	$oldsymbol{\sqcup}$	\perp	-
1069754 Ontario (11)(14)	24,719	24,719	-	$oxed{oxed}$	_	-
Sohaira Siddiqui (11)	50,000	50,000	-		_	-
Hero Ventures Ltd (11)(15)	133,334	133,334	-	$oxed{oldsymbol{eta}}$	+	-
Julie M. Osborne (11)	6,667	6,667	-			-

David Slorach (11)	13,334		13,334	- [-
Derek Slorach (11)	6,667		6,667	- [-
Alison Slorach (11)	13,334		13,334	. [-
Wayne Douglas Cockburn (11)(16)	16,667		16,667			-
The Asylum Inc. (11)(17)	66,667		66,667	- [-
Apurva Udavant	3,736		3,736	. [-
Leanne Dolan	3,113		3,113	- [-
Syed Razzaqi	12,452		12,452			-
Tom Elias (18)	77,801		77,801			-
TOTAL	23,077,076		22,877,450			

* Less than 1%

- (1) Represents shares of our common stock that may be issued to the selling stockholder upon the exchange of Exchangeable Shares held by such selling stockholder, on a one-for one basis.
- (2) John Sanchez has voting and dispositive control over these shares.
- (3) Riazul Huda has voting and dispositive control over these shares. Such person is a former director of iMedical.
- (4) Includes 325,258 shares underlying warrants. Brendan T.N. Caldwell has voting and dispositive control over these shares.
- (5) Christopher Henry Sims has voting and dispositive control over these shares.
- (6) Nayyar Razvi has voting and dispositive control over these shares.
- (7) M. Kamran Siddiqui has voting and dispositive control over these shares. Mr. Siddiqui has represented to us that he is an affiliate of a broker-dealer, and purchased such securities in the ordinary course of business and, at the time of the purchase thereof, he had no agreements or understandings, directly or indirectly, with any person to distribute such securities.
- (8) Represents shares of our common stock that may be issued to the selling stockholder upon the conversion of convertible debentures held by such selling stockholder.
- (9) Peter Shippen, President and Portfolio Manager has voting and dispositive control over these shares.
- (10) Telfer Hanson has voting and dispositive control over these shares.
- (11) We believe that Mohsin Ansari has voting and dispositive control over these shares.
- (12) Glen A. Schnarr has voting and dispositive control over these shares.
- (13) Edward P. Micheli has voting and dispositive control over these shares.
- (14) Michael Wurstlin has voting and dispositive control over these shares.
- (15) Colin Webster has voting and dispositive control over these shares.
- (16) Mr. Cockburn has represented to us that he is an affiliate of a broker-dealer, and purchased such securities in the ordinary course of business and, at the time of the purchase thereof, he had no agreements or understandings, directly or indirectly, with any person to distribute such securities.
- (17) Ron Angellotti has voting and dispositive control over these shares.
- (18) Represents shares of our common stock that may be issued to the selling stockholder upon the exercise of common stock purchase warrants held by such selling stockholder.

DESCRIPTION OF SECURITIES

General

Our authorized capital stock consists of 125,000,000 shares of common stock, with a par value of \$0.001 per share, and 10,000,000 shares of preferred stock, with a par value of \$0.001 per share. As of August 16, 2016, there were 16,133,312 shares of Common Stock issued and outstanding, of which 750,000 are held in escrow and subject to forfeiture, and 9,123,031 Exchangeable Shares issued and outstanding. Of the shares of Common Stock issued and outstanding (or that may be issued upon exchange of the Exchangeable Shares), approximately 22,756,343 of such shares are or would be restricted shares under the Securities Act, subject to registration pursuant to the registration statement of which this prospectus forms a part. There is currently one share of the Special Voting Preferred Stock issued and outstanding held by one holder of record, which is the Trustee in accordance with the terms of the Trust Agreement. None of these restricted shares are eligible for resale absent registration or an exemption from registration under the Securities Act. As of the date hereof, the exemption from registration provided by Rule 144 under the Securities Act is not available for these shares pursuant to Rule 144(i).

Common Stock

Pursuant to Article II of the Amended and Restated By-laws of the Company, each holder of Common Stock and securities exchangeable into Common Stock that vote with the Common Stock will be entitled to one vote for each share of Common Stock held of record by such holder with respect to all matters to be voted on or consented to by our stockholders, except as may otherwise be required by applicable Nevada law. The stockholders will not have preemptive rights under our Certificate of Incorporation to acquire additional shares of Common Stock or other securities. The Common Stock will not be subject to redemption rights and will carry no subscription or conversion rights. In the event of liquidation of the Company, the stockholders will be entitled to share in corporate assets on a pro rata basis after the Company satisfies all liabilities and after provision is made for each class of capital stock having preference over the Common Stock (if any). Subject to the laws of the State of Nevada, if any, of the holders of any outstanding series of preferred stock, the Board of Directors will determine, in their discretion, to declare dividends advisable and payable to the holders of outstanding shares of Common Stock. Shares of our Common Stock are subject to transfer restrictions.

Blank-Check Preferred Stock

We are currently authorized to issue up to 10,000,000 shares of blank check preferred stock, \$0.001 par value per share, of which one share has currently been designated as the Special Voting Preferred Stock (as described below). The Board of Directors has the discretion to issue shares of preferred stock in series and, by filing a Preferred Stock Designation or similar instrument with the Nevada Secretary of State, to establish from time to time the number of shares to be included in each such series, and to fix the designation, power, preferences and rights of the shares of each such Series and the qualifications, limitations and restrictions thereof.

Special Voting Preferred Stock

The Board authorized the designation of a class of the Special Voting Preferred Stock, with the rights and preferences specified below. For purposes of deferring Canadian tax liabilities that would be incurred by certain of our shareholders, iMedical and its shareholders have entered into a transaction pursuant to which the eligible holders, who would have otherwise received shares of common stock of the Company pursuant to the Acquisition Transaction, received Exchangeable Shares. The right to vote the Common Stock equivalent of such Exchangeable Shares shall be conducted by the vote of the Special Voting Preferred Stock issued to the Trustee.

In that regard, we have designated one share of preferred stock as the Special Voting Preferred Stock with a par value of \$0.001 per share. The rights and preferences of the Special Voting Preferred Stock entitle the holder (the Trustee and, indirectly, the holders of the Exchangeable Shares) to the following:

- the right to vote in all circumstances in which holders of our common stock have the right to vote, with the common stock as one class;
- an aggregate number of votes equal to the number of shares of our common stock that are issuable to the holders of the outstanding Exchangeable Shares;
- the same rights as the holders of our common stock as to notices, reports, financial statements and attendance at all stockholder meetings;
- no entitlement to dividends; and
- a total sum of \$1.00 upon windup, dissolution or liquidation of the Company.

The Company may cancel the Special Voting Preferred Stock when there are no Exchangeable Shares outstanding and no option or other commitment of iMedical of its affiliates, which could require iMedical or its affiliates to issue more Exchangeable Shares.

As set forth above, the holders of the Exchangeable Shares, through the Special Voting Preferred Stock, have voting rights and other attributes corresponding to the Common Stock. The Exchangeable Shares provide an opportunity for Eligible Holders to obtain a full deferral of taxable capital gains for Canadian federal income tax purposes in specified circumstances.

Registration Rights

We have agreed to register the shares of common stock and shares of Common Stock underlying the Exchangeable Shares issued to the iMedical shareholders in the Acquisition Transaction by means of filing a registration statement with the SEC. We will pay all costs and expenses incurred by us in complying with our obligations to file the registration statement, except that the selling holders will be responsible for their shares of the attorney's fees and expenses and any commissions or other compensation to selling agents and similar persons. The registration statement of which this prospectus forms a part satisfies such registration obligations.

Transfer Agent and Registrar

Action Stock Transfer Corporation is the transfer agent for our shares of common stock. Its address is 2469 E. Fort Union Blvd., Suite 214, Salt Lake City, UT 84121; Telephone: (801) 274-1088.

Penny Stock

Our Common Stock is subject to provisions of Section 15(g) and Rule 15g-9 of the Exchange Act, commonly referred to as the "penny stock rule." Section 15(g) sets forth certain requirements for transactions in penny stock, and Rule 15g-9(d) incorporates the definition of "penny stock" that is found in Rule 3a51-1 of the Exchange Act. The SEC generally defines a penny stock to be any equity security that has a market price less than \$5.00 per share, subject to certain exceptions. The Company is subject to the SEC's penny stock rules.

Since the Common Stock will be deemed to be penny stock, trading in the shares of our common stock is subject to additional sales practice requirements on broker-dealers who sell penny stock to persons other than established customers and accredited investors. "Accredited investors" are persons with assets in excess of \$1,000,000 or annual income exceeding \$200,000 or \$300,000 together with their spouse. For transactions covered by these rules, broker-dealers must make a special suitability determination for the purchase of such security and must have the purchaser's written consent to the transaction prior to the purchase. Additionally, for any transaction involving a penny stock, unless exempt the rules require the delivery, prior to the first transaction of a risk disclosure document, prepared by the SEC, relating to the penny stock market. A broker-dealer also must disclose the commissions payable to both the broker-dealer and the registered representative and current quotations for the securities. Finally, monthly statements must be sent disclosing recent price information for the penny stocks held in an account and information to the limited market in penny stocks. Consequently, these rules may restrict the ability of broker-dealer to trade and/or maintain a market in our common stock and may affect the ability of the Company's stockholders to sell their shares of common stock.

PLAN OF DISTRIBUTION

Each selling stockholder of the securities offered hereby and any of their pledgees, assignees and successors-ininterest may, from time to time, sell any or all of their securities covered hereby on the principal trading market or any other stock exchange, market or trading facility on which the securities are traded or in private transactions. These sales may be at fixed or negotiated prices. A selling stockholder may use any one or more of the following methods when selling securities:

- ordinary brokerage transactions and transactions in which the broker dealer solicits purchasers;
- block trades in which the broker dealer will attempt to sell the securities as agent but may position and resell a portion of the block as principal to facilitate the transaction;
- purchases by a broker dealer as principal and resale by the broker dealer for its account;
- an exchange distribution in accordance with the rules of the applicable exchange;
- privately negotiated transactions;
- settlement of short sales entered into after the effective date of the registration statement of which this prospectus is a part;
- in transactions through broker dealers that agree with the selling stockholders to sell a specified number of such securities at a stipulated price per security;
- through the writing or settlement of options or other hedging transactions, whether through an options exchange or otherwise;
- a combination of any such methods of sale; or
- any other method permitted pursuant to applicable law.

The selling stockholders may also sell securities under Rule 144 under the Securities Act of 1933, as amended (or the Securities Act), if available, rather than under this prospectus.

Broker dealers engaged by the selling stockholders may arrange for other brokers dealers to participate in sales. Broker dealers may receive commissions or discounts from the selling stockholders (or, if any broker dealer acts as agent for the purchaser of securities, from the purchaser) in amounts to be negotiated, but, except as set forth in a supplement to this prospectus, in the case of an agency transaction not in excess of a customary brokerage commission in compliance with FINRA Rule 2440; and in the case of a principal transaction a markup or markdown in compliance with FINRA IM-2440.

In connection with the sale of the securities or interests therein, the selling stockholders may enter into hedging transactions with broker-dealers or other financial institutions, which may in turn engage in short sales of the securities in the course of hedging the positions they assume. The selling stockholders may also sell securities short and deliver these securities to close out their short positions, or loan or pledge the securities to broker-dealers that in turn may sell these securities. The selling stockholders may also enter into option or other transactions with broker-dealers or other financial institutions or create one or more derivative securities which require the delivery to such broker-dealer or other financial institution of securities offered by this prospectus, which securities such broker-dealer or other financial institution may resell pursuant to this prospectus (as supplemented or amended to reflect such transaction).

The selling stockholders and any broker-dealers or agents that are involved in selling the securities may be deemed to be "underwriters" within the meaning of the Securities Act in connection with such sales. In such event, any commissions received by such broker-dealers or agents and any profit on the resale of the securities purchased by them may be deemed to be underwriting commissions or discounts under the Securities Act. Each selling stockholder has informed the Company that it does not have any written or oral agreement or understanding, directly or indirectly, with any person to distribute the securities. In no event shall any broker-dealer receive fees, commissions and markups which, in the aggregate, would exceed eight percent.

We have agreed to pay certain fees and expenses incurred by us incident to the registration of the securities.

Because selling stockholders may be deemed to be "underwriters" within the meaning of the Securities Act, they will be subject to the prospectus delivery requirements of the Securities Act including Rule 172 thereunder. In addition, any securities covered by this prospectus which qualify for sale pursuant to Rule 144 under the Securities Act may be sold under Rule 144 rather than under this prospectus. The selling stockholders have advised us that there is no underwriter or coordinating broker acting in connection with the proposed sale of the resale securities by the Selling Stockholders.

We have agreed to keep this prospectus effective until the earlier of (i) the date on which the securities may be resold by the selling stockholders without registration and without regard to any volume or manner-of-sale limitations by reason of Rule 144, without the requirement for us to be in compliance with the current public information under Rule 144 under the Securities Act or any other rule of similar effect or (ii) all of the securities have been sold pursuant to this prospectus or Rule 144 under the Securities Act or any other rule of similar effect. The resale securities will be sold only through registered or licensed brokers or dealers if required under applicable state securities laws. In addition, in certain states, the resale securities covered hereby may not be sold unless they have been registered or qualified for sale in the applicable state or an exemption from the registration or qualification requirement is available and is complied with.

Under applicable rules and regulations under the Securities Exchange Act of 1934, as amended (or the Exchange Act), any person engaged in the distribution of the resale securities may not simultaneously engage in market making activities with respect to the common stock for the applicable restricted period, as defined in Regulation M promulgated under the Exchange Act, prior to the commencement of the distribution. In addition, the selling stockholders will be subject to applicable provisions of the Exchange Act and the rules and regulations thereunder, including Regulation M, which may limit the timing of purchases and sales of securities of the common stock by the selling stockholders or any other person. We will make copies of this prospectus available to the selling stockholders and have informed them of the need to deliver a copy of this prospectus to each purchaser at or prior to the time of the sale (including by compliance with Rule 172 under the Securities Act).

LEGAL MATTERS

The validity of the shares of common stock covered by this prospectus will be passed upon by Ruskin Moscou Faltischek, P.C., Uniondale, New York.

EXPERTS

The financial statements of the Company at December 31, 2015 and 2014 appearing in this prospectus have been audited by SRCO Professional Corporation, an independent registered public accounting firm, as set forth in their report thereon appearing elsewhere herein, and are included in reliance upon such report given on the authority of such firm as an expert in accounting and auditing.

WHERE YOU CAN FIND MORE INFORMATION

We have filed with the SEC under the Securities Act a registration statement on Form S-1 relating to the common stock to be sold in this offering. The registration statement, including the attached exhibits and schedules, contains additional relevant information about us and our capital stock. This prospectus does not contain all of the information set forth in the registration statement and the exhibits and schedules thereto. For further information about us and our common stock, you should refer to the registration statement, including the exhibits and schedules thereto. Statements contained in this prospectus as to the contents of any contract or other document referred to are not necessarily complete and in each instance, if such contract or document is filed as an exhibit, reference is made to the copy of such contract or other document filed as an exhibit to the registration statement, each statement being qualified in all respects by such reference. You may inspect a copy of the registration statement and the exhibits and schedules thereto without charge at the Public Reference Room of the SEC at 100 F Street, N.E., Washington, D.C. 20549. You may obtain copies of all or any part of the registration statement from such office at prescribed rates. You may also obtain information on the operation of the Public Reference Room by calling the SEC at 1-800-SEC-0330. In addition, the SEC maintains an Internet website, which is located at http://www.sec.gov, that contains reports, proxy and information statement, of which this prospectus is a part, at the SEC's Internet website.

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Biotricity, Inc.For the Year Ended December 31, 2015 and the Second Quarter Ended June 30, 2016

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SRCO Professional Corporation Chartered Professional Accountants Licensed Public Accountants Park Place Corporate Centre 15 Wertheim Court, Suite 409 Richmond Hill, ON L4B 3H7

Tel: 905 882 9500 & 416 671 7292 Fax: 905 882 9580 Email: sohail.raza@srco.ca www.srco.ca

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Board of Directors and Stockholders of Biotricity, Inc.

We have audited the accompanying consolidated balance sheets of Biotricity, Inc. and its subsidiaries [the "Company"] as of December 31, 2015 and 2014, and the related consolidated statements of operations and comprehensive loss, stockholders' (deficiency) equity, and cash flows for each of the years in the two-year period ended December 31, 2015. The Company's management is responsible for these consolidated financial statements. Our responsibility is to express an opinion on these consolidated financial statements based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free of material misstatement. The Company is not required to have, nor were we engaged to perform, an audit of its internal control over financial reporting. Our audit included consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control over financial reporting. Accordingly, we express no such opinion. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the consolidated financial statements, assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provides a reasonable basis for our opinion.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the consolidated financial position of the Company as of December 31, 2015 and 2014, and the consolidated results of its operations and its consolidated cash flows for each of the years in the two-year period ended December 31, 2015, in conformity with accounting principles generally accepted in the United States of America.

The accompanying consolidated financial statements have been prepared assuming that the Company will continue as a going concern. As discussed in Note 3 to the consolidated financial statements, the Company has incurred recurring losses from operations and has an accumulated deficit that raise substantial doubt about its ability to continue as a going concern. Management's plans regarding these matters are also described in Note 3. The consolidated financial statements do not include any adjustments that might result from the outcome of this uncertainty.

As explained in Notes 1 and 9 to the consolidated financial statements, these accompanying consolidated financial statements have been prepared to reflect recapitalization of capital retroactively adjusting the accounting acquirer's legal capital to reflect the legal capital of the accounting acquiree pursuant to Exchange Agreement dated February 2, 2016. Previously, separate financial statements of the legal acquirer (Biotricity, Inc.) were prepared without these adjustments on which we issued our unqualified opinion dated April 12, 2016.

Authorized to practise public accounting by the Chartered Professional Accountants of Ontario

CHARTERED PROFESSIONAL ACCOUNTANTS

Richmond Hill, Ontario, Canada August 22, 2016

Biotricity, Inc. BALANCE SHEETS

(Expressed in US dollars)

	As at December 31, 2015	As at December 31, 2014
CURRENT ASSETS	\$	\$
Cash	410,601	448,599
Harmonized sales tax recoverable	36,291	71,336
Deposits and other receivables	72,202	71,330
*	,	519,935
Total current assets	519,094	519,935
Equipment [Note 5]	-	-
TOTAL ASSETS	519,094	519,935
CURRENT LIABILITIES		
Accounts payable and accrued liabilities [Note 6]	413,273	176,039
Total current liabilities	413,273	176,039
Compatible and missour mater (New 7)	502 550	
Convertible promissory notes [Note 7] Derivative liabilities [Note 8]	783,778 561,220	-
TOTAL LIABILITIES	1,758,271	176,039
TOTAL LIABILITIES	1,730,271	170,039
STOCKHOLDERS' (DEFICIENCY) EQUITY		
Preferred stock, \$0.001 par value, 1,000,000 authorized as at December 31, 2015 and		
December 31, 2014, 1 share issued and outstanding as at December 31, 2015 and		
December 31, 2014, respectively [Note 9]	1	1
Common stock, \$0.001 par value, 100,000,000 authorized as at December 31, 2015 and		
December 31, 2014. 15,876,947 issued and outstanding common shares as at December		
31, 2015 and 12,905,394 issued and outstanding shares as at December 31, 2014, and		
exchangeable shares of 9,123,031 as at December 31, 2015 and December 31, 2014,		
respectively [Note 9]	25,000	22,028
Additional paid-in-capital	7,982,598	4,347,478
Accumulated other comprehensive (loss) income	(18,002)	17,311
Accumulated deficit	(9,228,774)	(4,042,922)
Total stockholders' (deficiency) equity	(1,239,177)	343,896
TOTAL LIABILITIES AND STOCKHOLDERS' (DEFICIENCY) EQUITY	519,094	519,935

Commitments [Note 12] Subsequent events [Note 13]

See accompanying notes to consolidated financial statements

On behalf of the Board:

Biotricity, Inc. consolidated statements of operations and comprehensive loss

(Expressed in US dollars)

	Year ended December 31, 2015 \$	Year ended December 31, 2014 \$
REVENUE	<u>-</u>	-
EXPENSES		
General and administrative expenses [Notes 9 and 11]	3,986,550	873,541
Research and development expenses [Note 12]	1,143,453	832,661
TOTAL OPERATING EXPENSES	5,130,003	1,706,202
Accretion expense [Note 7]	59,875	-
Change in fair value of derivative liabilities [Note 8]	(4,026)	-
NET LOSS BEFORE INCOME TAXES	(5,185,852)	(1,706,202)
Income taxes [Note 10]	-	-
NET LOSS	(5,185,852)	(1,706,202)
Translation adjustment	(35,313)	3,050
COMPREHENSIVE LOSS	(5,221,165)	(1,703,152)
LOSS PER SHARE, BASIC AND DILUTED	(0.24)	(0.09)
WEIGHTED AVERAGE NUMBER OF COMMON AND EXCHANGEABLE SHARES OUTSTANDING	21,852,834	19,747,949

See accompanying notes to consolidated financial statements

Biotricity, Inc.

CONSOLIDATED STATEMENTS OF STOCKHOLDERS' (DEFICIENCY) EQUITY

(Expressed in US dollars)

	Prefe	erred stock	(Common stock	Additional	Accum ulated	Accum ulated	
	Shares	Amount	Shares	Amount	paid-in- capital	other compr ehensiv e	deficit	Tota
	Shares	Amount	Shares	Amount	Сарна	(loss) income		100
		\$		\$	\$	\$	\$	\$
Recapitalization of capital retroactively adjusting the accounting acquirer's legal capital to reflect the legal capital of the accounting acquiree as at January 1, 2014 [Notes 1 and 9]	1	1	15,088,219	15,088	2,409,557	14,261	(2,336 ,720)	1 2,18
Issuance of shares for cash								5
[Note 9]	_	_	1,400,490	1,400	543,878	_		5,27
Issuance of shares for services [Note 9] Issuance of warants for	_	_	169,974	170	66,009	_	_	6,17
services [Note 9]	_	_	_	_	400,335	_	_	0,33
Acquisition of net liabilities and shares outstanding - reverse merger [Notes 1 and 9]	_	_	3,950,100	3,950	(241,298)	_	_	(2 7,348
Issuance of shares and warrants for cash [Note 9]	_	_	1,240,092	1,240	1,102,989	_	_	1,1 4,22
Exercise of warrants for cash [Note 9]	_	_	179,550	180	66,008	_		6,18
Translation adjustment	_	_	_	_	_	3,050	_	3,05
Net loss	_	_	_	_	_	_	(1,706 ,202)	(1,7 6,202
Balance, December 31, 2014	1	1	22,028,425	22,028	4,347,478	17,311	(4,042 ,922)	3,89
Exercise of warrants for cash [Note 9]			897,750	898	706,298		I	7,19
Cancellation of shares [Note 9]	_	_	(1,316,700	(1,317)	1,228	_		(89
Stock based compensation [Note 9]		_	_		2,257,953	_	_	2,2 7,95
Issuance of warrants for services [Note 9]	_	_	_	_	672,749	_		2,74
Cancellation of warrants [Note 9]		_	_	_				
Exercise of stock option plan [Note 9]			3,390,503	3,391	(3,108)			28
Translation adjustment	_	_				(35,313)	_	,313
Net loss	_	_	_	_	_		(5,185 ,852)	(5,1 5,852
Balance, December 31, 2015	1	1	24,999,978	25,000	7,982,598	(18,002)	(9,228 ,774)	(1,2 9,17
(a) Retroactively adjusted to reflect explained in Notes 1 and 9.								
(b) Outstanding common stock as shares as explained in Note 9.	at December	31, 2015 and	December 31, 20	14 include 9,123,	031 exchangea	ble		
See accompanying notes to consol	idated financ	rial						

Biotricity, Inc. CONSOLIDATED STATEMENTS OF CASH FLOWS

(Expressed in US dollars)

	Year ended	Year ended
	December 31,	December 31,
	2015	2014
	\$	\$
CASH FLOWS FROM OPERATING ACTIVITIES		
Net loss	(5,185,852)	(1,706,202)
Adjustments to reconcile net loss to net cash used in operating activities:		
Stock based compensation	2,257,953	-
Depreciation	-	9,051
Issuance of shares for consulting services	-	66,179
Accretion expense	59,875	-
Change in fair value of derivatives liabilities	(4,026)	-
Issuance of warrants for services	672,749	400,335
Changes in operating assets and liabilities:		
Harmonized sales tax recoverable	25,437	(73,578)
Deposits and other receivables	(77,740)	
Accounts payable and accrued liabilities	287,629	(77,570)
Net cash used in operating activities	(1,963,975)	(1,381,785)
CASH FLOWS FROM FINANCING ACTIVITIES		
Proceeds from issuance of shares, net	-	1,649,507
Proceeds from issuance of convertible promissory notes, net	1,289,149	-
Proceeds from exercise of warrants	707,196	66,188
Proceeds from exercise of stock option	283	, _
Net cash provided by financing activities	1,996,628	1,715,695
Effect of foreign currency translation	(70,651)	(1,067)
Net increase in cash during the year	32,653	333,910
Cash, beginning of year	448,599	115,756
Cash, end of year	410,601	448,599

See accompanying notes to consolidated financial statements

Biotricity, Inc. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

For the years ended December 31, 2015 and 2014

(Expressed in US dollars)

1. NATURE OF OPERATIONS

Biotricity, Inc. (formerly MetaSolutions, Inc.) (the "Company") was incorporated under the laws of the State of Nevada on August 29, 2012.

iMedical Innovations Inc. ("iMedical") was incorporated on July 3, 2014 under the laws of the Province of Ontario, Canada.

Sensor Mobility Inc. ("Sensor") was incorporated on July 22, 2009 under the laws of the Province of Ontario, Canada. Sensor was engaged in research and development activities within the remote monitoring segment of preventative care.

On August 11, 2014, all the stockholders of Sensor entered into a series of roll over agreements for the sale of their shares to iMedical in accordance with section 85 (1) of the Income Tax Act (Canada). Pursuant to these agreements, all the stockholders of Sensor received twice the number of shares of iMedical in exchange for their shares in Sensor. Accordingly, iMedical issued 14,159,911 (11,829,500 Pre-Exchange Agreement – as defined below under paragraph 7) shares in exchange for 7,079,955 (5,914,750 Pre-Exchange Agreement) shares of Sensor, which were subsequently cancelled as a result of amalgamation. The amalgamation became effective from November 21, 2014, pursuant to approval by Canada Revenue Agency. Immediately prior to the Amalgamation, Biotricity had net liabilities of \$237,348 and 3,950,100 (3,300,000 Pre-Exchange Agreement) outstanding shares of common stock, which are presented in the consolidated financial statements.

As the former stockholders of Sensor became the majority stockholders of iMedical after amalgamation, this transaction has been accounted for as a reverse merger and was treated as an acquisition of iMedical (legal acquirer) and a recapitalization of Sensor (accounting acquirer). As Sensor was the accounting acquirer, the results of its operations carried over. Consequently, the assets and liabilities and the historical operations reflected in the consolidated financial statements for the periods prior to November 21, 2014, are those of Sensor and are recorded at historical cost basis. Effective from November 21, 2014, the Company's financial statements include the assets, liabilities and operations of iMedical.

Both the Company and iMedical are engaged in research and development activities within the remote monitoring segment of preventative care. They are focused on a realizable healthcare business model that has an existing market and commercialization pathway. As such, its efforts to date have been devoted in building technology that enables access to this market through the development of a tangible product.

On February 2, 2016, the Company entered into an Exchange Agreement (the "Exchange Agreement") with 1061806 BC LTD. ("Callco"), a British Columbia corporation and wholly owned subsidiary (incorporated on February 2, 2016), 1062024 B.C. LTD., a company existing under the laws of the Province of British Columbia ("Exchangeco"), iMedical Innovation Inc., a company existing under the laws of Canada, and the former shareholders of iMedical, whereby Exchangeco acquired 100% of the outstanding common shares of iMedical, taking into account certain shares pursuant to the Exchange Agreement as further explained in Note 9 to the consolidated financial statements. These subsidiaries were solely used for the issuance of exchangeable shares in the reverse merger transaction and have no other transactions or balances. After giving effect to this transaction, the Company acquired all of iMedical's assets and liabilities and commenced operations through iMedical.

As a result of the Share Exchange, iMedical is now a wholly-owned subsidiary of the Company. This transaction has been accounted for as reverse merger. As the former stockholders of iMedical became the majority stockholders of the Company after amalgamation, this transaction has been accounted for as a reverse merger and was treated as an acquisition of the Company (legal acquirer) and a recapitalization of iMedical (accounting acquirer). As iMedical was the accounting acquirer, the results of its operations were carried over. Consequently, the assets and liabilities and the historical operations reflected in the consolidated financial statements are those of iMedical and are recorded at historical cost basis.

These consolidated financial statements have been prepared to reflect recapitalization of capital retroactively adjusting the accounting acquirer's (iMedical) legal capital to reflect the legal capital of the accounting acquiree (Biotricity) pursuant to Exchange Agreement dated February 2, 2016 as explained in above paragraphs and Note 9 to the consolidated financial statements.

2. BASIS OF PRESENTATION, MEASUREMENT AND CONSOLIDATION

The consolidated financial statements of the Company have been prepared in accordance with accounting principles generally accepted in the United States of America ("US GAAP") and are expressed in United States dollars ("USD").

The consolidated financial statements include the accounts of the Company and its wholly-owned subsidiary. Significant intercompany accounts and transactions have been eliminated.

3. GOING CONCERN

The consolidated financial statements have been prepared on a going concern basis, which contemplates the realization of assets and satisfaction of liabilities in the normal course of business. The Company has incurred recurring losses from operations and as at December 31, 2015 and December 31, 2014 had accumulated deficit of \$9,228,774 and \$4,042,922, respectively. Management anticipates the Company will attain profitable status and improve its liquidity through continued business development and additional debt or equity investment in the Company. Management is pursuing various sources of financing.

On October 31, 2015, the Company engaged an agent to act as exclusive financial advisor to the Company with respect to assisting the Company in its capital raising efforts as well as assisting the Company in the review of potential financing alternatives available to it and to provide recommendations with respect to the options available to it for meeting its capital needs. Under the engagement agreement, the agent will represent the Company as the sole or lead placement agent, underwriter, book-runner or similar representation in its efforts to obtain financing of up to \$12 million in the form of a private placement, public offering, whether in one or a series of transactions, in a private or public offering of equity, convertible debt or equity, equity linked securities or any other securities.

The Company's continued existence is dependent upon its ability to continue to execute its operating plan and to obtain additional debt or equity financing. There can be no assurance that the necessary debt or equity financing will be available, or will be available on terms acceptable to the Company, in which case the Company may be unable to meet its obligations. Should the Company be unable to realize its assets and discharge its liabilities in the normal course of business, the net realizable value of its assets may be materially less than the amounts recorded in the financial statements. The financial statements do not include any adjustments relating to the recoverability of recorded asset amounts that might be necessary should the Company be unable to continue in existence.

4. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Cash

Cash includes cash on hand and balances with banks.

Use of Estimates

The preparation of consolidated financial statements in conformity with US GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and the disclosure of contingent assets and liabilities at the date of the consolidated financial statements and the reported amounts of revenues and expenses during the reporting period. Areas involving significant estimates and assumptions include: deferred income tax assets and related valuation allowance, accruals and valuation of warrants and stock options. Actual results could differ from those estimates. These estimates are reviewed periodically, and, as adjustments become necessary, they are reported in earnings in the period in which they become known.

Earnings (Loss) Per Share

The Company has adopted the Financial Accounting Standards Board's ("FASB") Accounting Standards Codification ("ASC") Topic 260-10 which provides for calculation of "basic" and "diluted" earnings per share. Basic earnings per share includes no dilution and is computed by dividing net income or loss available to common stockholders by the weighted average number of common shares outstanding for the period. Diluted earnings per share reflect the potential dilution of securities that could share in the earnings of an entity. Diluted earnings per share exclude all potentially dilutive shares if their effect is anti-dilutive. There were no potentially dilutive shares outstanding as at December 31, 2015 and 2014.

Foreign Currency Translation

The functional currency of the Canadian based company is the Canadian dollar and US based company is USD. Transactions denominated in currencies other than the functional currency are translated into the functional currency at the exchange rates prevailing at the dates of the transaction. Monetary assets and liabilities denominated in foreign currencies are translated using the exchange rate prevailing at the balance sheet date. Non-monetary assets and liabilities are translated using the historical rate on the date of the transaction. All exchange gains or losses arising from translation of these foreign currency transactions are included in net income (loss) for the year. In translating the financial statements of the Company's Canadian subsidiaries from their functional currency into the Company's reporting currency of United States dollars, balance sheet accounts are translated using the closing exchange rate in effect at the balance sheet date and income and expense accounts are translated using an average exchange rate prevailing during the reporting period. Adjustments resulting from the translation, if any, are included in cumulative other comprehensive income (loss) in stockholders' equity. The Company has not, to the date of these consolidated financial statements, entered into derivative instruments to offset the impact of foreign currency fluctuations.

Equipment

Equipment are stated at cost less accumulated depreciation and depreciated over their estimated useful lives at the following rate and method.

rniture and fixtures 3 year straight line mputer equipment 3 year straight line

Routine repairs and maintenance are expensed as incurred. Improvements, that are betterments, are capitalized at cost. The Company applies a half-year rule in the year of acquisition.

Impairment of Long-Lived Assets

In accordance with ASC 360-10, the Company, on a regular basis, reviews the carrying amount of long-lived assets for the existence of facts or circumstances, both internally and externally, that suggest impairment. The Company determines if the carrying amount of a long-lived asset is impaired based on anticipated undiscounted cash flows, before interest, from the use of the asset. In the event of impairment, a loss is recognized based on the amount by which the carrying amount exceeds the fair value of the asset. Fair value is determined based on appraised value of the assets or the anticipated cash flows from the use of the asset or asset group, discounted at a rate commensurate with the risk involved.

Fair Value of Financial Instruments

ASC 820 defines fair value, establishes a framework for measuring fair value and expands required disclosure about fair value measurements of assets and liabilities. ASC 820-10 defines fair value as the exchange price that would be received for an asset or paid to transfer a liability (an exit price) in the principal or most advantageous market for the asset or liability in an orderly transaction between market participants on the measurement date. ASC 820-10 also establishes a fair value hierarchy, which requires an entity to maximize the use of observable inputs and minimize the use of unobservable inputs when measuring fair value. The standard describes three levels of inputs that may be used to measure fair value:

- Level 1 Valuation based on quoted market prices in active markets for identical assets or liabilities.
- Level 2 Valuation based on quoted market prices for similar assets and liabilities in active markets.
- Level 3 Valuation based on unobservable inputs that are supported by little or no market activity, therefore requiring management's best estimate of what market participants would use as fair value.

In instances where the determination of the fair value measurement is based on inputs from different levels of the fair value hierarchy, the level in the fair value hierarchy within which the entire fair value measurement falls is based on the lowest level input that is significant to the fair value measurement in its entirety. The Company's assessment of the significance of a particular input to the fair value measurement in its entirety requires judgment, and considers factors specific to the asset or liability.

Fair value estimates discussed herein are based upon certain market assumptions and pertinent information available to management. The respective carrying value of certain on-balance-sheet financial instruments approximated their fair values due to the short-term nature of these instruments or interest rates that are comparable to market rates. These financial instruments include cash, convertible promissory notes, derivative liabilities and accounts payable. The Company's cash and derivative liabilities, which are carried at fair value, are classified as Level 1 financial instruments. The Company's bank accounts are maintained with financial institutions of reputable credit, therefore, bear minimal credit risk.

Income Taxes

The Company accounts for income taxes in accordance with ASC 740. The Company provides for federal and provincial income taxes payable, as well as for those deferred because of the timing differences between reporting income and expenses for financial statement purposes versus tax purposes. Deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the carrying amount of assets and liabilities for financial reporting purposes and the amounts used for income tax purposes. Deferred tax assets and liabilities are measured using the enacted tax rates expected to apply to taxable income in the years in which those temporary differences are expected to be recoverable or settled. The effect of a change in tax rates is recognized as income or expense in the period of the change. A valuation allowance is established, when necessary, to reduce deferred income tax assets to the amount that is more likely than not to be realized.

Research and Development

Research and development costs, which relate primarily to product and software development, are charged to operations as incurred. Under certain research and development arrangements with third parties, the Company may be required to make payments that are contingent on the achievement of specific developmental, regulatory and/or commercial milestones. Before a product receives regulatory approval, milestone payments made to third parties are expensed when the milestone is achieved. Milestone payments made to third parties after regulatory approval is received are capitalized and amortized over the estimated useful life of the approved product.

Stock Based Compensation

The Company accounts for share-based payments in accordance with the provision of ASC 718, which requires that all share-based payments issued to acquire goods or services, including grants of employee stock options, be recognized in the statement of operations based on their fair values, net of estimated forfeitures. ASC 718 requires forfeitures to be estimated at the time of grant and revised, if necessary, in subsequent periods if actual forfeitures differ from those estimates. Compensation expense related to share-based awards is recognized over the requisite service period, which is generally the vesting period.

The Company accounts for stock based compensation awards issued to non-employees for services, as prescribed by ASC 718-10, at either the fair value of the services rendered or the instruments issued in exchange for such services, whichever is more readily determinable, using the guidelines in ASC 505-50. The Company issues compensatory shares for services including, but not limited to, executive, management, accounting, operations, corporate communication, financial and administrative consulting services.

Operating Leases

The Company leases office space and certain office equipment under operating lease agreements. The lease term begins on the date of initial possession of the leased property for purposes of recognizing lease expense on a straight-line basis over the term of the lease. Lease renewal periods are considered on a lease-by-lease basis and are generally not included in the initial lease term.

Convertible Notes Payable and Derivative Instruments

The Company accounts for conversion options embedded in convertible notes in accordance with ASC 815. ASC 815 generally requires companies to bifurcate conversion options embedded in convertible notes from their host instruments and to account for them as free standing derivative financial instruments. ASC 815 provides for an exception to this rule when convertible notes, as host instruments, are deemed to be conventional, as defined by ASC 815-40.

The Company accounts for convertible notes deemed conventional and conversion options embedded in non-conventional convertible notes which qualify as equity under ASC 815, in accordance with the provisions of ASC 470-20, which provides guidance on accounting for convertible securities with beneficial conversion features. Accordingly, the Company records, as a discount to convertible notes, the intrinsic value of such conversion options based upon the differences between the fair value of the underlying common stock at the commitment date of the note transaction and the effective conversion price embedded in the note. Debt discounts under these arrangements are amortized over the term of the related debt.

Recently Issued Accounting Pronouncements

On January 1, 2015, the Company adopted the accounting pronouncement issued by the FASB updating existing guidance on discontinued operations. This guidance raises the threshold for a disposal to qualify as a discontinued operation and requires new disclosures of both discontinued operations and certain other disposals that do not meet the definition of a discontinued operation. This pronouncement is aimed at reducing the frequency of disposals reported as discontinued operations by focusing on strategic shifts that have or will have a major effect on an entity's operations and financial results. The Company will consider this guidance in conjunction with future disposals, if any.

In April 2015, an accounting pronouncement was issued by the FASB to update the guidance related to the presentation of debt issuance costs. This guidance requires debt issuance costs, related to a recognized debt liability, be presented in the balance sheet as a direct deduction from the carrying amount of the related debt liability rather than being presented as an asset. This pronouncement is effective retrospectively for fiscal years beginning after December 15, 2015, with early adoption permitted. The Company intend to adopt this pronouncement on January 1, 2016, and the adoption will not have a material impact on its financial position and/or results of operations.

In September 2015, an accounting pronouncement was issued by the FASB which eliminates the requirement that an acquirer in a business combination account for measurement-period adjustments retrospectively. Instead, an acquirer will recognize a measurement-period adjustment during the period in which it determines the amount of the adjustment. This pronouncement is effective for fiscal years beginning after December 15, 2015, with early adoption permitted. The Company intend to adopt this pronouncement on January 1, 2016, and the adoption will not have a material impact on its financial position and/or results of operations.

In November 2015, an accounting pronouncement was issued by the FASB to simplify the presentation of deferred income taxes within the balance sheet. This pronouncement eliminates the requirement that deferred tax assets and liabilities are presented as current or noncurrent based on the nature of the underlying assets and liabilities. Instead, the pronouncement requires all deferred tax assets and liabilities, including valuation allowances, be classified as noncurrent. This pronouncement is effective for fiscal years beginning after December 15, 2016, with early adoption permitted. The Company intend to adopt this pronouncement on January 1, 2017, and the adoption will not have a material impact on its financial position and/or results of operations.

In January 2016, the Company adopted the accounting pronouncement issued by the FASB which eliminates the requirement that an acquirer in a business combination account for measurement-period adjustments retrospectively. Instead, an acquirer will recognize a measurement-period adjustment during the period in which it determines the amount of the adjustment. The adoption of this pronouncement did not have a material impact on the Company's consolidated financial position and/or results of operations. In addition, the Company also adopted the accounting pronouncement issued by the FASB to update the guidance related to the presentation of debt issuance costs. This guidance requires debt issuance costs, related to a recognized debt liability, be presented in the consolidated balance sheet as a direct deduction from the carrying amount of the related debt liability rather than being presented as an asset. The Company adopted this pronouncement on a retrospective basis, and the adoption did not have a material impact on the Company's consolidated financial position and/or results of operations.

In February 2016, an accounting pronouncement was issued by the FASB to replace existing lease accounting guidance. This pronouncement is intended to provide enhanced transparency and comparability by requiring lessees to record right-of-use assets and corresponding lease liabilities on the balance sheet for most leases. Expenses associated with leases will continue to be recognized in a manner similar to current accounting guidance. This pronouncement is effective for annual and interim periods beginning after December 15, 2018, with early adoption permitted. The adoption is required to be applied on a modified retrospective basis for each prior reporting period presented. The Company has not yet determined the effect that the adoption of this pronouncement may have on the Company's consolidated financial position and/or results of operations.

In March 2016, the Company adopted the accounting pronouncement issued by the Financial Accounting Standards Board ("FASB") to update guidance on how companies account for certain aspects of share-based payments to employees. This pronouncement is effective for fiscal years beginning after December 15, 2016, and interim periods within those years, with early adoption permitted. This guidance requires all income tax effects of awards to be recognized in the consolidated income statement when the awards vest or are settled and changes the presentation of excess tax benefits on the consolidated statement of cash flows. The Company adopted these provisions on a prospective basis. In addition, this pronouncement changes guidance on: (a) accounting for forfeitures of share-based awards and (b) employers' accounting for an employee's use of shares to satisfy the employer's statutory income tax withholding obligation. The adoption of this pronouncement did not have a material impact on the Company's consolidated financial position and/or results of operations.

5. EQUIPMENT

	As at December 31, 2015 \$	As at December 31, 2014
Furniture	41,272	41,272
Computer equipment	27,826	27,826
Total cost	69,098	69,098
Less: Accumulated depreciation	(69,098)	(69,098)
	-	_

6. ACCOUNTS PAYABLE AND ACCRUED LIABILITIES

	As at December 31,	As at December 31,
	2015 \$	2014 \$
Trade accounts payable	274,055	130,913
Accrued liabilities	139,218	45,126
	413,273	176,039

7. CONVERTIBLE PROMISSORY NOTES

Pursuant to a term sheet offering of \$2,000,000, the Company during the year ended December 31, 2015 issued convertible promissory notes to various accredited investors amounting to \$1,368,978. These notes have a maturity date of 24 months and carry annual interest rate of 11%. The note holders have the right until any time until the note is fully paid, to convert any outstanding and unpaid principal portion of the note, and accrued interest, into fully paid and non-assessable shares of Common Stock. The note has a conversion price initially set at \$1.78. Upon any future financings completed by the Company, the conversion price will reset to 75% of the future financing pricing. These notes do not contain prepayment penalties upon redemption. These debentures are secured by all of the present and after acquired property of the Company. However, the Company can force conversion of these notes, if during the term of the agreement, the Company completes a public listing and the Common Share price exceeds the conversion price for at least 20 consecutive trading days. At the closing of the Notes, the Company issued cash (7%) and warrants (7% of the number of Common Shares into which the Notes may be converted) to a brokers. The brokers receive 3% in cash and warrants for those investors in the Presidents List. The warrants have a term of 24 months and a similar reset provision based on future financings.

The embedded conversion features and reset feature in the notes and broker warrants have been accounted for as a derivative liability based on FASB guidance (refer Note 8).

The details of the outstanding convertible promissory notes are as follows:

	\$
Face value of convertible promissory notes issued during the year	1,368,978
Discount recognised at issuance due to embedded derivatives	(479,479)
Cash issuance costs	(79,829)
Fair value of broker warrants at issuance	(85,767)
Accretion expense for the year	59,875
Accreted value of convertible promissory notes as at December 31, 2015	783,778

The Company incurred \$79,829 in cash as issuance costs and issued 51,664 (43,161 Pre-Exchange Agreement) broker warrants. The cash issuance costs and fair value of these warrants at issuance have been adjusted against the liability and accreted over the term of these notes using an effective interest rate ranging from 20.5% to 30.5%.

As explained in detail in Note 9, all outstanding convertible promissory notes were exchanged/adjusted pursuant to Share Exchange Agreement dated February 2, 2016.

8. DERIVATIVE LIABILITIES

In connection with the sale of debt or equity instruments, the Company may sell options or warrants to purchase our common stock. In certain circumstances, these options or warrants may be classified as derivative liabilities, rather than as equity. Additionally, the debt or equity instruments may contain embedded derivative instruments, such as embedded derivative features which in certain circumstances may be required to be bifurcated from the associated host instrument and accounted for separately as a derivative instrument liability.

The Company's derivative instrument liabilities are re-valued at the end of each reporting period, with changes in the fair value of the derivative liability recorded as charges or credits to income in the period in which the changes occur. For options, warrants and bifurcated embedded derivative features that are accounted for as derivative instrument liabilities, the Company estimates fair value using either quoted market prices of financial instruments with similar characteristics or other valuation techniques. The valuation techniques require assumptions related to the remaining term of the instruments and risk-free rates of return, our current common stock price and expected dividend yield, and the expected volatility of our common stock price over the life of the option.

The derivative liabilities arising from convertible promissory notes and related issuance of broker warrants are as follows:

	Convertible	Broker	Total
	notes	warrants	
	\$	\$	\$_
Derivative fair value at issuance	479,479	85,767	565,246
Change in fair value of derivatives during the year	1,473	(5,499)	(4,026)
Derivative liabilities as at December 31, 2015	480,952	80,268	561,220

The lattice methodology was used to value the convertible notes issued and the related broker warrants, with the following assumptions:

	December 31
Assumptions	2015
Dividend yield	0.00%
Risk-free rate for term	0.33%-0.72%
Volatility	98%-100%
Remaining terms (years)	1.72-2
Stock price (\$ per share)	2

9. STOCKHOLDERS' (DEFICIENCY) EQUITY

Exchange Agreement

As explained in detail in Note 1 to the consolidated financial statements, with the closing of the Acquisition Transaction on February 2, 2016:

- Biotricity's sole existing director resigned and a new director who is the sole director of the Company was appointed to fill the vacancy;
- Biotricity's sole Chief Executive Officer and sole officer, who beneficially owned 6,500,000 shares of outstanding common stock, resigned from all positions and transferred all of his shares back for cancellation;
- The existing management of the Company were appointed as executive officers; and
- The existing shareholders of the Company entered into a transaction whereby their existing common shares of the Company were exchanged for either (a) a new class of shares that are exchangeable for shares of Biotricity's common stock, or (b) shares of Biotricity's common stock, which (assuming exchange of all such exchangeable shares) would equal in the aggregate a number of shares of Biotricity's common stock that constitute 90% of Biotricity's issued and outstanding shares.

In addition, effective on the closing date of the acquisition transaction:

- Biotricity issued approximately 1.197 shares of its common stock in exchange for each common share of the Company held by the Company shareholders who in general terms, are not residents of Canada (for the purposes of the Income Tax Act (Canada). Accordingly the Company issued 13,376,947 shares;
- Shareholders of the Company who in general terms, are Canadian residents (for the purposes of the Income Tax Act (Canada)) received approximately 1.197 Exchangeable Shares in the capital of Exchangeco in exchange for each common share of the Company held. Accordingly the Company issued 9,123,031 exchangeable shares;
- Each outstanding option to purchase common shares in the Company (whether vested or unvested) was exchanged, without any further action or consideration on the part of the holder of such option, for approximately 1.197 economically equivalent replacement options with an inverse adjustment to the exercise price of the replacement option to reflect the exchange ratio of approximately 1.197:1;
- Each outstanding warrant to purchase common shares in the Company was adjusted, in accordance with the terms thereof, such that it entitles the holder to receive approximately 1.197 shares of the common stock of Biotricity for each Warrant, with an inverse adjustment to the exercise price of the Warrants to reflect the exchange ratio of approximately 1.197:1
- Each outstanding advisor/broker warrant to purchase common shares in the Company was adjusted, in accordance with the terms thereof, such that it entitles the holder to receive approximately 1.197 shares of the common stock of Biotricity for each advisor/broker warrant, with an inverse adjustment to the exercise price of the advisor/broker warrants to reflect the exchange ratio of approximately 1.197:1; and
- The outstanding 11% secured convertible promissory notes of the Company were adjusted, in accordance with the adjustment provisions thereof, as and from closing, so as to permit the holders to convert (and in some circumstances permit the Company to force the conversion of) the Convertible Debentures into shares of the common stock of Biotricity at a 25% discount to purchase price per share in Biotricity's next offering

Issuance of preferred stock, common stock, exchangeable shares and cancellation of shares in connection with the reverse takeover transaction as explained above represents recapitalization of capital retroactively adjusting the accounting acquirer's legal capital to reflect the legal capital of the accounting acquiree as at January 1, 2014.

The following equity movement include the retroactive adjustments of above transaction.

Authorized stock

As at December 31, 2015, the Company is authorized to issue 100,000,000 (2014: 100,000,000) shares of common stock (\$0.001 par value) and 1,000,000 (2014: 1,000,000) shares of preferred stock (\$0.001 par value).

Issued and outstanding stock

During April 2014, Sensor entered into agreements for issuance of warrants against services with four of its then stockholders and issued 568,575 (475,000 Pre-Exchange Agreement) warrants entitling those stockholders to purchase one common share against each warrant at an exercise price of \$0.38 (\$0.46 Pre-Exchange Agreement) per warrant to be exercised within one year from the issuance date. The fair value of the warrants on the issuance date was \$400,335, which is included as consulting charges in general and administrative expenses during the year ended December 31, 2014 with corresponding credit to additional paid-in-capital. The fair value has been estimated using a multi-nomial lattice model with an expected life of 365 days, dividend yield of 0%, stock price of \$0.46, a risk free rate of 0.06% and expected volatility of 105%, determined based on comparable companies historical volatilities.

Pursuant to roll over agreements dated August 11, 2014, as described in Note 1, all the above warrants which were issued by Sensor were cancelled and were reissued by Biotricity Inc.

During June and July 2014, Sensor issued 1,400,490 (1,170,000 Pre-Exchange Agreement) common shares through various subscription agreements issue at price of \$ 0.39 (\$0.47 Pre-Exchange Agreement) for aggregate cash proceeds of \$545,278.

During July 2014, Sensor issued 169,974 (142,000 Pre-Exchange Agreement) common shares for consulting services at fair value of \$0.39 (\$0.47 Pre-Exchange Agreement) per share, determined based on recent private placements. Accordingly, the Company recognized \$66,179 as consulting expenses, which are included in general and administrative expenses during the year ended December 31, 2014 with corresponding credit to common stock and additional paid in capital.

As described in Note 1, On August 11, 2014, all the stockholders of Sensor entered into a series of roll over agreements for the sale of their shares to iMedical Inc. in accordance with section 85 (1) of the Income Tax Act (Canada). Pursuant to these agreements, all the stockholders of Sensor received twice the number of shares of iMedical in exchange for their shares in Sensor. Accordingly, iMedical issued 14,159,911 (11,829,500 Pre-Exchange Agreement) shares in exchange for 7,079,955 (5,914,750 Pre-Exchange Agreement) shares of Sensor, which were subsequently cancelled as a result of amalgamation. The amalgamation became effective from November 21, 2014, pursuant to approval by Canada Revenue Agency. Immediately prior to Amalgamation, iMedical had net liabilities of \$237,348 and 3,950,100 (3,300,000 Pre-Exchange Agreement) outstanding shares of common stock, which are presented in the consolidated financial statements.

During November 2014, iMedical issued 1,240,092 (1,036,000 Pre-Exchange Agreement) units at an exercise price of \$0.92 (\$1.10 Pre-Exchange Agreement) and received gross cash proceeds of \$1,142,837 (net proceeds of \$1,104,229). Each unit comprised of 1,240,092 (1,036,000 Pre-Exchange Agreement) common shares and 1,860,138 (1,554,000 Pre-Exchange Agreement) warrants to be exercised at \$0.92 (\$1.10 Pre-Exchange Agreement) within 120 to 270 days from the date of issuance. In connection with the proceeds received, the Company paid in cash \$38,609 as finder's fees and issued 61,142 (51,080 Pre-Exchange Agreement) broker warrants to be exercised at \$0.92 (\$1.10 Pre-Exchange Agreement) within 365 days from the date of issuance. The fair value of these warrants amounting to \$246,671 has been estimated using a multi-nomial lattice model with an expected life of 365 days, dividend yield of 0%, stock price of \$1.10, a risk free rate ranging from 0.02% to 0.07% and expected volatility of 89%, determined based on comparable companies historical volatilities. The fair value of these warrants were allocated to cash with corresponding credit to additional paid-in-capital. During May 2015, 962,388 (804,000 Pre-Exchange Agreement) warrants expired out of total issuance of 1,860,138 (1,554,000 Pre-Exchange Agreement).

In addition during November 2014, 179,550 (150,000 Pre-Exchange Agreement) warrants were exercised at a price of \$0.37 (\$0.44 Pre-Exchange Agreement) per share and the Company received cash proceeds of \$66,188, which has been credited to additional paid in capital.

During March and May 2015, 598,500 (500,000 Pre-Exchange Agreement) warrants were exercised at a price of \$0.84 (\$1.01 Pre-Exchange Agreement) per share and the Company received gross cash proceeds of \$500,584 (net proceeds of \$470,758). In connection with the proceeds received, the Company paid in cash \$35,420 as finder's fees and issued 41,895 (35,000 Pre-Exchange Agreement) broker warrants which were fair valued at \$5,594 and were allocated to cash with corresponding credit to additional paid-in-capital. The fair value has been estimated using a multi-nomial lattice model with an expected life of 365 days, dividend yield of 0%, stock price of \$0.84 (\$1.01 Pre-Exchange Agreement), a risk free rate ranging from 0.04% to 1.07% and expected volatility of 94%, determined based on comparable companies historical volatilities.

During May 2015, the Company repurchased 1,316,700 (1,100,000 Pre-Exchange Agreement) of its outstanding common shares at cost from a related party, by virtue of significant influence. These shares were cancelled upon their repurchase.

During August and September 2015, 299,250 (250,000 Pre-Exchange Agreement) warrants were exercised at a price of \$0.88 (\$1.05 Pre-Exchange Agreement) per share and the Company received gross cash proceeds of \$253,800 (net proceeds of \$236,438). In connection with the proceeds received, the Company paid in cash \$17,362 as finder's fees and issued 20,947 (17,500 Pre-Exchange Agreement) broker warrants which were fair valued at \$14,627 and were allocated to cash with corresponding credit to additional paid-in-capital. The fair value has been estimated using a multi-nomial lattice model with an expected life of 24 months, a risk free rate ranging from 0.04% to 1.07%, stock price of \$2 and expected volatility in the range of 98% to 100%, determined based on comparable companies historical volatilities.

During September and October 2015, the Company entered into agreements for the issuance for a total of 724,185 (605,000 Pre-Exchange Agreement) warrants against services entitling to purchase one common share against each warrant at an exercise price of \$0.84 (\$1 Pre-Exchange Agreement) per warrant to be exercised within 180 to 730 days from the issuance date. The fair value of the warrants on the issuance date was \$672,749, which is included as consulting charges in general and administrative expenses during the year ended December 31, 2015 with corresponding credit to additional paid-in-capital. The fair value has been estimated using a multi-nomial lattice model with an expected life ranging from 180 to 730 days, a risk free rate ranging from 0.04% to 1.07%, stock price of \$2, annual attrition rate of 5% and expected volatility in the range of 98% to 100%, determined based on comparable companies historical volatilities.

Issuance of preferred stock, common stock, exchangeable shares and cancellation of shares in connection with the reverse takeover transaction as explained above represents recapitalization of capital retroactively adjusting the accounting acquirer's legal capital to reflect the legal capital of the accounting acquiree.

At December 31, 2015 there were 15,876,947 (December 31, 2014: 12,905,394) shares of common stock issued and outstanding, respectively, and exchangeable shares of 9,123,031 as at December 31, 2015 and December 31, 2014. There is currently one share of the Special Voting Preferred Stock issued and outstanding held by one holder of record, which is the Trustee in accordance with the terms of the Trust Agreement.

Out of outstanding common stock as at December 31, 2015, 750,000 are held in escrow and subject to forfeiture. Of the shares of Common Stock and exchangeable shares issued and outstanding approximately 22,500,000 of such shares are or would be restricted shares under the Securities Act.

Stock-based compensation

On March 30, 2015, the Company approved Directors, Officers and Employees Stock Option Plan, under which it authorized and issued 3,591,000 (3,000,000 Pre-Exchange Agreement) options. This plan was established to enable the Company to attract and retain the services of highly qualified and experience directors, officers, employees and consultants and to give such person an interest in the success of the Company.

The fair value of each option granted is estimated at the time of grant using multi-nomial lattice model using the following assumptions:

	2015
Exercise price (\$)	0.0001
Risk free interest rate	0.04% to 1.07%
Expected term (Years)	10
Expected volatility	94%
Expected dividend yield	0%
Fair value of option (\$)	0.74
Expected forfeiture (attrition) rate	5% to 20%

50% of the grants will either vest immediately or at the time of FDA (Food and Drug Administration) filing date and 50% will vest upon Liquidity Trigger. Liquidity Trigger means the day on which the board of directors resolve in favour of i) the Company is able to raise a certain level of financing; ii) a reverse takeover transaction that results in the Company being a reporting issuer, and iii) initial public offering that results in the Company being a reporting issuer.

These grants will expire on the tenth anniversary of the grant date. The risk free interest rate is based on the yield of U.S. Treasury securities that correspond to the expected holding period of the options. The volatility was determined based on comparable companies' historical volatilities. The expected forfeiture (attrition) rates were based on the position of the employee receiving the options. The dividend yield was based on an expected future dividend rate for the period at the time of grant.

The following table summarizes the stock option activities of the Company:

		Weighted average
	Number of options	exercise price (\$)
Granted	3,591,000	0.0001
Exercised	(3,390,503)	0.0001
Outstanding as of December 31, 2015	200,497	0.0001

The fair value of options at the issuance date were determined at \$2,257,953 which were fully expensed during the year ended December 31, 2015 based on vesting period and were included in general and administrative expenses with corresponding credit to additional paid-in-capital.

During the year ended December 31, 2015, 3,390,503 (2,832,500 Pre-Exchange Agreement) options were exercised by those employees who met the vesting conditions as described above.

10. INCOME TAXES

Income taxes

The provision for income taxes differs from that computed at Canadian corporate tax rate of approximately 15.50% (2014 - 15.50%) as follows:

	Year ended December 31, 2015 \$	Year ended December 31, 2014 \$
Net loss for the year before income taxes	(5,185,852)	(1,706,202)
Expected income tax recovery from net loss	(803,807)	(264,461)
Non-deductible expenses	462,915	72,310
Other temporary differences	(2,859)	(116)
Change in valuation allowance	343,751	192,267
	-	-

Deferred tax assets

	As at December 31, 2015 \$	As at December 31, 2014 \$
Non-capital loss carry forwards	756,534	404,127
Other temporary differences	23,565	5,870
Change in valuation allowance	(780,099)	(409,997)
	_	_

As of December 31, 2015 and 2014, the Company determined that a valuation allowance relating to above deferred tax asset of the Company was necessary. This determination was based largely on the negative evidence represented by the losses incurred. The Company decided not to recognize any deferred tax asset, as it is not more likely than not to be realized. Therefore, a valuation allowance of \$780,099 and \$409,997, for the years ended December 31, 2015 and 2014, respectively, was recorded to offset deferred tax assets.

As of December 31, 2015 and 2014, the Company has approximately \$4,880,865 and \$2,607,270, respectively, of non-capital losses available to offset future taxable income. These losses will expire between 2032 to 2034.

As of December 31, 2015 and 2014, the Company is not subject to any uncertain tax positions.

11. RELATED PARTY TRANSACTIONS

The Company's transactions with related parties were carried out on normal commercial terms and in the course of the Company's business.

Other than those disclosed elsewhere in the financial statements, the related party transactions are as follows:

General and administrative expenses for the years ended December 31, 2015 and 2014 include consulting charges of \$Nil, and \$66,179, respectively in connection with issuance of shares/warrants to certain stockholders of the Company for their consulting services as explained in Note 9.

In addition, the Company paid consulting charges in cash to its stockholders amounting to \$249,145 and \$198,611 for the years ended December 31, 2015 and 2014, respectively.

12. COMMITMENTS

- a) On September 14, 2014, the Company finalized an agreement with CardioComm Solutions Inc. ("CardioComm") for the development of a customized software for the ECG. The term of this agreement is later of 5 years or completion of all services from the effective date of agreement, which is September 14, 2014. Pursuant to this agreement, Biotricity paid CardioComm a non-refundable royalty advance of \$224,775 (CAD 250,000), which was fully expensed during year ended December 31, 2014 as the Company is still under research and development phase. In addition, the Company has committed to pay \$584,415 for design of a Windows Operating System ECG Management Software in accordance with an estimated payment schedules for the work performed. During the years ended December 31, 2015 and 2014, Company paid \$281,520 and \$87,662, which were expensed and included in research and development expenses.
- b) On July 4, 2014, the Company entered into an operating lease contract for its office premises in Mississauga, Ontario for a one year term. The monthly lease payment was \$3,910 which was increased to \$7,931. The lease agreement also include provisions of Cloud Hosting services at \$2,737 per month and telephone and internet services at \$1,173 per month.

13. SUBSEQUENT EVENTS

The Company's management has evaluated subsequent events up to August 22, 2016, the date the financial statements were issued, pursuant to the requirements of ASC 855 and has determined the following material subsequent event:

In contemplation of the acquisition of iMedical, on February 2, 2016, the Company's Board of Directors approved the increase in authorized capital stock from 100,000,000 shares of common stock to 125,000,000 shares of common stock, with a par value of \$0.001 per share, and from 1,000,000 shares of preferred stock to 10,000,000 shares of preferred stock, with a par value of \$0.001 per share.

On May 3, 2016, the Company appointed Mr. David A. Rosa as director to fill the remaining vacancy on the Board of Directors of the Company. In connection with the appointment of Mr. Rosa, the Company authorized the issuance of warrants to purchase 40,000 shares of its common stock, at an exercise price per share of \$2.00, with such other terms and conditions as the officers of the Company deem reasonable and acceptable.

On April 27, 2016, the Company appointed Dr. Norman M. Betts as director to fill one of two vacancies on the Board of Directors. In connection with the appointment of Dr. Betts, the Company authorized the issuance of warrants to purchase 40,000 shares of its common stock, at an exercise price per share of \$2.00, with such other terms and conditions as the officers of the Company deem reasonable and acceptable.

From March to June 2016, the Company commenced a bridge offering of up to an aggregate of \$1,000,000 of convertible promissory notes to various investors amounting to \$825,000. These notes have a maturity date of 12 months and carry an annual interest rate of 10%. The Bridge Notes principal is paid in cash and interest at 100% average 3 trading days ("TD") volume weighted average price ("VWAP") over the last 10 TD plus an embedded warrant at maturity. All of the outstanding principal and accrued interest shall convert ("Forced Conversion") into units/securities upon the consummation of a Qualified Financing, based upon the lesser of: (i) \$1.65 per units/securities and (ii) the quotient obtained by dividing (x) the balance on the Forced Conversion date multiplied by 1.20 by the actual price per unit/security in the Qualified Financing. Upon the Forced Conversion Date, the Holder shall further be issued Warrants exercisable into a number of shares of Common Stock equal to the number of Conversion Shares (but, in the case of units of securities, the primary equity security or the number of shares of Common Stock underlying the primary security if the primary security is not Common Stock).

During July and August 2016, the Company issued a total of 125,000 common shares to consultants in connection with the services provided by them. The value of the services will be determined based on the market price on the date of issuance.

During July 2016, 110,742 warrants were exercised at an exercise price of \$0.835.

On August 1, 2016, the Company entered into a subscription agreement by and among the Company and the lending parties for the issuance of an aggregate principal amount of \$425,000 unsecured convertible promissory notes pursuant to an offering to accredited investors for up to \$2,500,000 (increased from the original amount of \$1,000,000), of which \$875,000 have previously been sold (also refer Note 7).

On August 8, 2016 and August 12, 2016, the Company entered into a subscription agreement by and among the Company and the lending parties for the issuance of an aggregate principal amount of \$300,000 unsecured convertible promissory notes pursuant to an offering to accredited investors for up to \$2,500,000 (increased from the original \$1,000,000) of which \$1,150,000 have previously been sold.

On August 12, 2016, the Company instituted a claim again a former employee involving a contract dispute, under which the Company is seeking damages of \$777,800 (CAD 1,000,000) and declaration that all the shares for which the former employee has exercised an option are null and void. At present, neither the possible outcome nor the amount of possible settlement can be foreseen. Therefore, no amount relating to this claim has been recognized in the consolidated financial statements.

BIOTRICITY, INC. CONDENSED CONSOLIDATED BALANCE SHEETS

As at June 30, 2016 (Unaudited) and December 31, 2015 (Audited)

(Expressed in US dollars)

	As at June 30, 2016	As at December 31, 2015
	\$	\$
CURRENT ASSETS		
Cash	33,898	410,601
Harmonized sales tax recoverable	26,119	36,291
Deposits and other receivables	49,653	72,202
TOTAL ASSETS	109,670	519,094
LIABILITIES AND STOCKHOLDERS' DEFICIENCY		
CURRENT LIABILITIES		
Due to stockholders [Note 5]	11,633	-
Convertible promissory notes [Note 7]	612,592	-
Derivative liabilities [Note 8]	542,294	-
Accounts payable and accrued liabilities [Note 6]	611,382	413,273
Total current liabilities	1,777,901	413,273
Convertible promissory notes [Note 7]	928,990	783,778
Derivative liabilities [Note 8]	1,072,452	561,220
TOTAL LIABILITIES	3,779,343	1,758,271
STOCKHOLDERS' DEFICIENCY		
Preferred Stock, \$0.001 par value, 10,000,000 authorized as at June 30, 2016		
(December 31, 2015: 1,000,000), 1 share issued and outstanding as at June		
30, 2016 and December 31, 2015 respectively [Note 9]	1	1
Common Stock, \$0.001 par value, 125,000,000 authorized as at June 30,		
2016 (December 31, 2015: 100,000,000). 15,876,947 outstanding common		
shares as at June 30, 2016 and December 31, 2015 and 9,123,031 outstanding		
exchangeable shares as at June 30, 2016 and December 31, 2015 [Note 9]	25,000	25,000
Common stock to be issued [Note 9]	13	· -
Additional paid in capital	7,995,585	7,982,598
Accumulated other comprehensive loss	(147,785)	(18,002)
Accumulated deficit	(11,542,487)	(9,228,774)
Total stockholders' deficiency	(3,669,673)	(1,239,177)
TOTAL LIABILITIES AND STOCKHOLDERS' DEFICIENCY	109,670	519,094

Commitments [Note 11] Subsequent events [Note 12] Going concern [Note 3]

See accompanying notes to condensed consolidated financial statements

BIOTRICITY, INC. CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS AND COMPREHENSIVE LOSS FOR THE THREE AND SIX MONTHS ENDED JUNE 30, 2016 AND 2015 (Unaudited) (Expressed in US dollars)

	Three months ended June 30, 2016	Three months ended June 30, 2015 \$	Six months ended June 30, 2016 \$	Six months ended June 30, 2015 \$
REVENUE	-	-	-	-
EXPENSES				
General and administrative expenses (Notes 9 and 10)	534,438	293,694	869,524	1,732,905
Research and development expenses (<i>Note 11</i>)	266,370	198,319	507,859	565,513
TOTAL OPERATING EXPENSES	800,808	492,013	1,377,383	2,298,418
Accretion expense (Note 7)	120,531	-	194,103	_
Change in fair value of derivative liabilities (<i>Note 8</i>)	123,268	_	742,227	-
NET LOSS BEFORE INCOME TAXES	(1,044,607)	(492,013)	(2,313,713)	(2,298,418)
Income taxes	-	-	-	_
NET LOSS	(1,044,607)	(492,013)	(2,313,713)	(2,298,418)
Translation adjustment	(129,591)	193,585	(191,109)	59,655
NET LOSS AND COMPREHENSIVE LOSS	(1,174,198)	(298,428)	(2,504,822)	(2,238,763)
LOSS PER SHARE, BASIC AND DILUTED	(0.0418)	(0.0232)	(0.0925)	(0.1053)
WEIGHTED AVERAGE NUMBER OF COMMON SHARES OUTSTANDING	24,999,978	21,247,744	24,999,978	21,832,673

See accompanying notes to the condensed consolidated interim financial statements

BIOTRICITY, INC. CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE SIX MONTHS ENDED JUNE 30, 2016 AND 2015 (Unaudited) (Expressed in US dollars)

	Six months ended June 30, 2016 \$	Six months ended June 30, 2015 \$
CASH FLOWS FROM OPERATING ACTIVITIES	(2.212.712)	(2.200.410)
Net loss	(2,313,713)	(2,298,418)
Adjustments to reconcile net loss to net cash used in		
operations		1.005.504
Stock based compensation	-	1,297,586
Accretion expense	194,103	-
Change in fair value of derivative liabilities	742,227	-
Changes in operating assets and liabilities:		
Harmonized sales tax recoverable	12,057	15,625
Accounts payable and accrued liabilities	214,851	50,721
Deposits and other receivables	26,117	-
Net cash used in operating activities	(1,124,358)	(934,486)
CASH FLOWS FROM FINANCING ACTIVITIES		
Proceeds from exercise of warrants	13,000	470,758
Proceeds from issuance of convertible promissory notes	875,000	-
Due to shareholders	10,929	-
Net cash provided by financing activities	898,929	470,758
Net decrease in cash during the period	(225,429)	(463,728)
Effect of foreign currency translation	(151,274)	51,367
Cash, beginning of period	410,601	448,599
Cash, end of period	33,898	36,238

See accompanying notes to condensed consolidated financial statements

BIOTRICITY, INC. NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTHS ENDED JUNE 30, 2016 AND 2015 (Unaudited)

(Expressed in US dollars)

1. NATURE OF OPERATIONS

Biotricity, Inc. (formerly MetaSolutions, Inc.) (the "Company") was incorporated under the laws of the State of Nevada on August 29, 2012.

iMedical Innovations Inc. ("iMedical") was incorporated on July 3, 2014 under the laws of the Province of Ontario, Canada.

Both the Company and iMedical are engaged in research and development activities within the remote monitoring segment of preventative care. They are focused on a realizable healthcare business model that has an existing market and commercialization pathway. As such, its efforts to date have been devoted in building technology that enables access to this market through the development of a tangible product.

On February 2, 2016, the Company entered into an exchange agreement with 1061806 BC LTD. ("Callco"), a British Columbia corporation and wholly owned subsidiary (incorporated on February 2, 2016), 1062024 B.C. LTD., a company existing under the laws of the Province of British Columbia ("Exchangeco"), iMedical, and the former shareholders of iMedical (the "Exchange Agreement"), whereby Exchangeco acquired 100% of the outstanding common shares of iMedical, taking into account certain shares pursuant to the Exchange Agreement as further explained in Note 9 to the condensed consolidated financial statements. These subsidiaries were solely used for the issuance of exchangeable shares in the reverse takeover transaction and have no other transactions or balances. After giving effect to this transaction, the Company acquired all of iMedical's assets and liabilities and commenced operations through iMedical.

As a result of the Share Exchange, iMedical is now a wholly-owned subsidiary of the Company. This transaction has been accounted for as reverse merger. Consequently, the assets and liabilities and the historical operations reflected in the consolidated financial statements for the periods prior to February 2, 2016 are those of iMedical and are recorded at the historical cost basis. After February 2, 2016, the Company's condensed consolidated financial statements include the assets and liabilities of both iMedical and the Company and the historical operations of both after that date as one entity.

2. BASIS OF PRESENTATION AND MEASUREMENT

The accompanying unaudited condensed consolidated financial statements have been prepared in accordance with accounting principles generally accepted in the United States ("US GAAP") for interim financial information and the Securities Exchange Commission ("SEC") instructions to Form 10-Q and Article 8 of SEC Regulation S-X. Accordingly, they do not include all of the information and footnotes required by generally accepted accounting principles for complete financial statements and should be read in conjunction with Biotricity's audited financial statements for the four months ended December 31, 2015 and year ended August 31, 2015 and notes thereto included in the Form 10-KT filed with the SEC on April 13, 2016 and iMedical's audited financial statements for the years ended December 31, 2015 and 2014 and notes thereto included in the Form 8-K/A filed with the SEC on April 13, 2016. In the opinion of management, all adjustments (consisting of normal recurring accruals) considered necessary for a fair presentation of financial position and results of operations for the interim periods presented have been reflected herein. Operating results for the six months ended June 30, 2016, are not necessarily indicative of the results that may be expected for the year ending December 31, 2016. The Company's fiscal year-end is December 31. The Company's functional currency and reporting currency is the U.S. dollar.

3. GOING CONCERN

The condensed consolidated financial statements have been prepared on a going concern basis, which contemplates the realization of assets and satisfaction of liabilities in the normal course of business. The Company has incurred recurring losses from operations and as at June 30, 2016 has an accumulated deficit of \$11,542,487. Management anticipates the Company will attain profitable status and improve its liquidity through continued business development and additional debt or equity investment in the Company. Management is pursuing various sources of financing.

On October 31, 2015, the Company engaged an agent to act as exclusive financial advisor to the Company with respect to assisting the Company in its capital raising efforts as well as assisting the Company in the review of potential financing alternatives available to it and to provide recommendations with respect to the options available to it for meeting its capital needs. Under the engagement agreement, the agent will represent the Company as the sole or lead placement agent, underwriter, book-runner or similar representation in its efforts to obtain financing of up to \$12 million in the form of a private placement, public offering, whether in one or a series of transactions, in a private or public offering of equity, convertible debt or equity, equity linked securities or any other securities.

The Company's continued existence is dependent upon its ability to continue to execute its operating plan and to obtain additional debt or equity financing. There can be no assurance that the necessary debt or equity financing will be available, or will be available on terms acceptable to the Company, in which case the Company may be unable to meet its obligations. Should the Company be unable to realize its assets and discharge its liabilities in the normal course of business, the net realizable value of its assets may be materially less than the amounts recorded in the condensed consolidated financial statements. The condensed consolidated financial statements do not include any adjustments relating to the recoverability of recorded asset amounts that might be necessary should the Company be unable to continue in existence.

4. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Use of Estimates

The preparation of the condensed consolidated financial statements in conformity with US GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and the disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Areas involving significant estimates and assumptions include: deferred income tax assets and related valuation allowance, accruals and valuation of derivatives, convertible promissory notes and stock options. Actual results could differ from those estimates. These estimates are reviewed periodically, and, as adjustments become necessary, they are reported in earnings in the period in which they become known.

Earnings (Loss) Per Share

The Company has adopted the Financial Accounting Standards Board's ("FASB") Accounting Standards Codification ("ASC") Topic 260-10 which provides for calculation of "basic" and "diluted" earnings per share. Basic earnings per share includes no dilution and is computed by dividing net income or loss available to common stockholders by the weighted average number of common shares outstanding for the period. Diluted earnings per share reflect the potential dilution of securities that could share in the earnings of an entity. Diluted earnings per share exclude all potentially dilutive shares if their effect is anti-dilutive. There were no potentially dilutive shares outstanding as at June 30, 2016.

Fair Value of Financial Instruments

ASC 820 defines fair value, establishes a framework for measuring fair value and expands required disclosure about fair value measurements of assets and liabilities. ASC 820-10 defines fair value as the exchange price that would be received for an asset or paid to transfer a liability (an exit price) in the principal or most advantageous market for the asset or liability in an orderly transaction between market participants on the measurement date. ASC 820-10 also establishes a fair value hierarchy, which requires an entity to maximize the use of observable inputs and minimize the use of unobservable inputs when measuring fair value. The standard describes three levels of inputs that may be used to measure fair value:

- Level 1 Valuation based on quoted market prices in active markets for identical assets or liabilities.
- Level 2 Valuation based on quoted market prices for similar assets and liabilities in active markets.
- Level 3 Valuation based on unobservable inputs that are supported by little or no market activity, therefore requiring management's best estimate of what market participants would use as fair value.

In instances where the determination of the fair value measurement is based on inputs from different levels of the fair value hierarchy, the level in the fair value hierarchy within which the entire fair value measurement falls is based on the lowest level input that is significant to the fair value measurement in its entirety. The Company's assessment of the significance of a particular input to the fair value measurement in its entirety requires judgment, and considers factors specific to the asset or liability.

Fair value estimates discussed herein are based upon certain market assumptions and pertinent information available to management. The respective carrying value of certain on-balance-sheet financial instruments approximated their fair values due to the short-term nature of these instruments or interest rates that are comparable to market rates . These financial instruments include cash, due to stockholders, deposits and other receivables, convertible promissory notes, derivative liabilities, and accounts payable. The Company's cash and derivative liabilities, which are carried at fair value, are classified as a Level 1 financial instruments. The Company's bank accounts are maintained with financial institutions of reputable credit, therefore, bear minimal credit risk.

Recently Issued Accounting Pronouncements

In March 2016, the Company adopted the accounting pronouncement issued by the Financial Accounting Standards Board ("FASB") to update guidance on how companies account for certain aspects of share-based payments to employees. This pronouncement is effective for fiscal years beginning after December 15, 2016, and interim periods within those years, with early adoption permitted. This guidance requires all income tax effects of awards to be recognized in the income statement when the awards vest or are settled and changes the presentation of excess tax benefits on the statement of cash flows. The Company adopted these provisions on a prospective basis. In addition, this pronouncement changes guidance on: (a) accounting for forfeitures of share-based awards and (b) employers' accounting for an employee's use of shares to satisfy the employer's statutory income tax withholding obligation. The adoption of this pronouncement did not have a material impact on the Company's financial position and/or results of operations.

In February 2016, an accounting pronouncement was issued by the FASB to replace existing lease accounting guidance. This pronouncement is intended to provide enhanced transparency and comparability by requiring lessees to record right-of-use assets and corresponding lease liabilities on the balance sheet for most leases. Expenses associated with leases will continue to be recognized in a manner similar to current accounting guidance. This pronouncement is effective for annual and interim periods beginning after December 15, 2018, with early adoption permitted. The adoption is required to be applied on a modified retrospective basis for each prior reporting period presented. The Company has not yet determined the effect that the adoption of this pronouncement may have on our financial position and/or results of operations.

On January 1, 2016, the Company adopted the accounting pronouncement issued by the FASB which eliminates the requirement that an acquirer in a business combination account for measurement-period adjustments retrospectively. Instead, an acquirer will recognize a measurement-period adjustment during the period in which it determines the amount of the adjustment. The adoption of this pronouncement did not have a material impact on the Company's financial position and/or results of operations.

On January 1, 2016, the Company adopted the accounting pronouncement issued by the FASB to update the guidance related to the presentation of debt issuance costs. This guidance requires debt issuance costs, related to a recognized debt liability, be presented in the balance sheet as a direct deduction from the carrying amount of the related debt liability rather than being presented as an asset. The Company adopted this pronouncement on a retrospective basis, and the adoption did not have a material impact on the Company financial position and/or results of operations.

In November 2015, an accounting pronouncement was issued by the FASB to simplify the presentation of deferred income taxes within the balance sheet. This pronouncement eliminates the requirement that deferred tax assets and liabilities are presented as current or noncurrent based on the nature of the underlying assets and liabilities. Instead, the pronouncement requires all deferred tax assets and liabilities, including valuation allowances, be classified as noncurrent. This pronouncement is effective for fiscal years beginning after December 15, 2016, with early adoption permitted. The Company intend to adopt this pronouncement on January 1, 2017, and the adoption is not expected to have a material impact on the Company's financial position and/or results of operations.

In May 2014, an accounting pronouncement was issued by the FASB to clarify existing guidance on revenue recognition. This guidance includes the required steps to achieve the core principle that a company should recognize revenue when it transfers promised goods or services to customers in an amount that reflects the consideration to which the company expects to be entitled in exchange for those goods or services. This pronouncement is effective for fiscal years and interim periods beginning after December 15, 2017, with early adoption permitted. The guidance permits the use of one of two retrospective transition methods. The Company has not yet selected a transition method nor has the Company determined the effect that the adoption of the pronouncement may have on its financial position and/or results of operations.

5. DUE TO A STOCKHOLDER

Amount due to a stockholder is unsecured, non-interest bearing and due on demand.

6. ACCOUNTS PAYABLE AND ACCRUED LIABILITIES

	As at June 30,	As at December 31,
	2016	2015
	\$	\$
Trade accounts payable	582,760	274,055
Accrued liabilities	28,622	139,218
	611,382	413,273

Accounts payable include amount of \$149,962 (2015: \$14,113) due to an entity owned by a shareholder of the Company in connection with consulting charges.

7. CONVERTIBLE PROMISSORY NOTES

Pursuant to a term sheet offering of \$2,000,000, the Company during the year ended December 31, 2015 issued convertible promissory notes to various accredited investors amounting to \$1,368,978. These notes have a maturity date of 24 months and carry annual interest rate of 11%. The note holders have the right until any time until the note is fully paid, to convert any outstanding and unpaid principal portion of the note, and accrued interest, into fully paid and non-assessable shares of Common Stock. The note has a conversion price initially set at \$1.78. Upon any future financings completed by the Company, the conversion price will reset to 75% of the future financing pricing. These notes do not contain prepayment penalties upon redemption. These notes are secured by all of the present and after acquired property of the Company. However, the Company can force conversion of these notes, if during the term of the agreement, the Company completes a public listing and the Common Share price exceeds the conversion price for at least 20 consecutive trading days. At the closing of the Notes, the Company issued cash (7%) and warrants (7% of the number of Common Shares into which the Notes may be converted) to a broker. The broker received 3% in cash and warrants for those investors introduced by the Company. The warrants have a term of 24 months and a similar reset provision based on future financings.

In June 2016, Biotricity commenced a bridge offering of up to an aggregate of \$1,000,000 of convertible promissory notes to various investors amounting to \$875,000. These notes have a maturity date of 12 months and carry an annual interest rate of 10%. The Bridge Notes principal is paid in cash and interest at 100% of the average 3 trading days volume weighted average price ("VWAP") over the last 10 trading days plus an embedded warrant at maturity. All of the outstanding principal and accrued interest shall convert ("Forced Conversion") into units/securities upon the consummation of a Qualified Financing, based upon the lesser of: (i) \$1.65 per units/securities and (ii) the quotient obtained by dividing (x) the balance on the Forced Conversion date multiplied by 1.20 by (y) the actual price per unit/security in the Qualified Financing. Upon the Forced Conversion Date, the holders shall further be issued warrants exercisable into a number of shares of Common Stock equal to the number of Conversion Shares (but, in the case of units of securities, the primary equity security or the number of shares of Common Stock underlying the primary security if the primary security is not Common Stock).

The embedded conversion features and reset feature in the notes and broker warrants have been accounted for as a derivative liability based on FASB guidance (refer Note 8).

The movement in convertible promissory notes during the period ended June 30, 2016 is as follows:

	\$
Accreted value of convertible promissory notes as at December 31, 2015	783,778
Face value of convertible promissory notes issued	175,000
Discount recognised at issuance due to embedded derivatives	(74,855)
Accretion expense	73,572
Accreted value of convertible promissory notes as at March 31, 2016	957,495
Face value of convertible promissory notes issued	700,000
Discount recognised at issuance due to embedded derivatives	(236,444)
Accretion expense	120,531
Accreted value of convertible promissory notes as at June 30, 2016	1,541,582

These convertible notes have been presented on the balance sheet as follows:

	\$
Current	612,592
Non-current	928,990
	1,541,582

As explained in detail in Note 9, all convertible promissory notes outstanding as of February 2, 2016 were exchanged/adjusted pursuant to the Exchange Agreement effective February 2, 2016.

8. DERIVATIVE LIABILITIES

In connection with the sale of debt or equity instruments, the Company may sell options or warrants to purchase its common stock. In certain circumstances, these options or warrants are classified as derivative liabilities, rather than as equity. Additionally, the debt or equity instruments may contain embedded derivative instruments, such as embedded derivative features which in certain circumstances may be required to be bifurcated from the associated host instrument and accounted for separately as a derivative instrument liability.

The Company's derivative instrument liabilities are re-valued at the end of each reporting period, with changes in the fair value of the derivative liability recorded as charges or credits to income in the period in which the changes occur. For options, warrants and bifurcated embedded derivative features that are accounted for as derivative instrument liabilities, the Company estimates fair value using either quoted market prices of financial instruments with similar characteristics or other valuation techniques. The valuation techniques require assumptions related to the remaining term of the instruments and risk-free rates of return, our current common stock price and expected dividend yield, and the expected volatility of our common stock price over the life of the option.

The derivative liabilities arising from convertible promissory notes/warrants and related issuance of broker warrants are as follows:

	Convertible notes	Broker warrants	Total
	\$	\$	\$
Derivative liabilities as at December 31, 2015	480,952	80,268	561,220
Derivative fair value at issuance	74,855	-	74,855
Change in fair value of derivatives	591,044	27,915	618,959
Derivative liabilities as at March 31, 2016	1,146,851	108,183	1,255,034
Derivative fair value at issuance	236,444	-	236,444
Change in fair value of derivatives	145,266	(21,998)	123,268
Derivative liabilities as at June 30, 2016	1,528,561	86,185	1,614,746

These derivative liabilities have been presented on balance sheet as follows:

	\$
Current	542,294
Non-current	1,072,452
	1,614,746

The lattice methodology was used to value the derivative components, using the following assumptions at issuance and period end date of June 30, 2016:

Assumptions

Dividend yield	0.00%
Risk-free rate for term	0.34% - 0.41%
Volatility	101%-102%
Remaining terms (years)	1 - 1.5
Stock price (\$ per share)	2.15 and 2.48

The projected annual volatility curve for valuation at issuance and period end was based on the comparable company's annual volatility. The Company used market trade stock prices at issuance and period end date.

9. STOCKHOLDERS' DEFICIENCY

Authorized stock

As at June 30, 2016, the Company is authorized to issue 125,000,000 (December 31, 2015 - 100,000,000) shares of common stock (\$0.001 par value) and 10,000,000 (December 31, 2015 - 1,000,000) shares of preferred stock (\$0.001 par value).

In contemplation of the acquisition of iMedical on February 2, 2016, the Company's Board of Directors approved the increase in authorized capital stock from 100,000,000 shares of common stock to 125,000,000 shares of common stock, with a par value of \$0.001 per share, and from 1,000,000 shares of preferred stock to 10,000,000 shares of preferred stock, with a par value of \$0.001 per share.

Issued and outstanding stock

As explained in detail in Note 1 to the condensed consolidated financial statements, with the closing of the Acquisition Transaction on February 2, 2016:

- Biotricity's sole existing director resigned and a new director who is the sole director of the Company was appointed to fill the vacancy;
- Biotricity's sole Chief Executive Officer and sole officer, who beneficially owned 6,500,000 shares of outstanding common stock, resigned from all positions and transferred all of his shares back for cancellation;
 - The existing management of the Company were appointed as executive officers; and
- The existing shareholders of the Company entered into a transaction whereby their existing common shares of the Company were exchanged for either (a) a new class of shares that are exchangeable for shares of Biotricity's common stock, or (b) shares of Biotricity's common stock, which (assuming exchange of all such exchangeable shares) would equal in the aggregate a number of shares of Biotricity's common stock that constitute 90% of Biotricity's issued and outstanding shares.

In addition, effective on the closing date of the acquisition transaction:

- Biotricity issued approximately 1.197 shares of its common stock in exchange for each common share of the Company held by the Company shareholders who in general terms, are not residents of Canada (for the purposes of the Income Tax Act (Canada). Accordingly the Company issued 13,376,947 shares;
- Shareholders of the Company who in general terms, are Canadian residents (for the purposes of the Income Tax Act (Canada)) received approximately 1.197 Exchangeable Shares in the capital of Exchangeco in exchange for each common share of the Company held. Accordingly the Company issued 9,123,031 exchangeable shares;
- Each outstanding option to purchase common shares in the Company (whether vested or unvested) was exchanged, without any further action or consideration on the part of the holder of such option, for approximately 1.197 economically equivalent replacement options with an inverse adjustment to the exercise price of the replacement option to reflect the exchange ratio of approximately 1.197:1;
- Each outstanding warrant to purchase common shares in the Company was adjusted, in accordance with the terms thereof, such that it entitles the holder to receive approximately 1.197 shares of the common stock of Biotricity for each Warrant, with an inverse adjustment to the exercise price of the Warrants to reflect the exchange ratio of approximately 1.197:1
- Each outstanding advisor warrant to purchase common shares in the Company was adjusted, in accordance with the terms thereof, such that it entitles the holder to receive approximately 1.197 shares of the common stock of Biotricity for each Advisor Warrant, with an inverse adjustment to the exercise price of the Advisor Warrants to reflect the exchange ratio of approximately 1.197:1; and
- The outstanding 11% secured convertible promissory notes of the Company were adjusted, in accordance with the adjustment provisions thereof, as and from closing, so as to permit the holders to convert (and in some circumstances permit the Company to force the conversion of) the Convertible Promissory Notes into shares of the common stock of Biotricity at a 25% discount to purchase price per share in Biotricity's next offering.

Issuance of preferred stock, common stock, exchangeable shares and cancellation of shares in connection with the reverse takeover transaction as explained above represents recapitalization of capital retroactively adjusting the accounting acquirer's legal capital to reflect the legal capital of the accounting acquiree.

At June 30, 2016 and December 31, 2015 there were 15,876,947 shares of common stock issued and outstanding. Additionally, as of June 30, 2016, there were 9,123,031 outstanding exchangeable shares. There is currently one share of the Special Voting Preferred Stock issued and outstanding held by one holder of record, which is the Trustee in accordance with the terms of the Trust Agreement.

Out of outstanding common stock of 15,876,947 as at June 30, 2016, 750,000 are held in escrow and subject to forfeiture in the event the Company does not raise at least \$6 million by November 2, 2016. Of the shares of Common Stock and exchangeable shares issued and outstanding approximately 22,500,000 of such shares are or would be restricted shares under the Securities Act.

Common stock to be issued

During the quarter ended June 30, 2016, the warrant holders exercised 15,569 warrants at \$0.835. The Company issued common stock subsequent to quarter end and hence at June 30, 2016, these were classified as common stock to be issued (refer warrant continuity below).

Stock-based compensation

On March 30, 2015, iMedical approved Directors, Officers and Employees Stock Option Plan, under which it authorized and issued 3,000,000 options. This plan was established to enable the Company to attract and retain the services of highly qualified and experience directors, officers, employees and consultants and to give such person an interest in the success of the Company.

These options will expire by March 30, 2025. The outstanding options as at June 30, 2016 are as follows:

	No. of options	Exercise Price	Vested options	Unvested options
	#	\$	#	#
As at December 31, 2015	167,500	0.0001	-	167,500
Adjustment*	33,000	-	-	33,000
As at June 30, 2016	200,500	0.0001	-	200,500

^{*} As explained above, on February 2, 2016 all outstanding options have been increased by a factor of 1.197.

In addition, on February 2, 2016, the Board of Directors of the Company approved 2016 Equity Incentive Plan (the "Plan"). The purpose of the Plan is to advance the interests of the participating company group and its stockholders by providing an incentive to attract, retain and reward persons performing services for the participating company group and by motivating such persons to contribute to the growth and profitability of the participating company group. The Plan seeks to achieve this purpose by providing for awards in the form of options, stock appreciation rights, restricted stock purchase rights, restricted stock bonuses, restricted stock units, performance shares, performance units and other stock-based awards.

The Plan shall continue in effect until its termination by the Committee; provided, however, that all Awards shall be granted, if at all, on or before the day immediately preceding the tenth (10th) anniversary of the effective date. the maximum number of shares of stock that may be issued under the Plan pursuant to awards shall be equal to 3,750,000 shares; provided that the maximum number of shares of stock that may be issued under the Plan pursuant to awards shall automatically and without any further Company or shareholder approval, increase on January 1 of each year for not more than 10 years from the Effective Date, so the number of shares that may be issued is an amount no greater than 15% of the Company's outstanding shares of stock and shares of stock underlying any outstanding exchangeable shares as of such January 1; provided further that no such increase shall be effective if it would violate any applicable law or stock exchange rule or regulation, or result in adverse tax consequences to the Company or any participant that would not otherwise result but for the increase.

As of the date of the filing of this report, the Company has not granted any incentives under the above plan.

Broker warrants

The outstanding broker warrants as at June 30, 2016 will expire by May 2018 as detailed below.

	No. of broker warrants	Weighted Average Exercise Price
	#	\$
As at December 31, 2015	271,742	1.2000
Adjustment*	53,503	(0.1970)
As at June 30, 2016	325,245	1.0030

^{*} As explained above, on February 2, 2016 all outstanding broker warrants have been increased by a factor of 1.197.

Warrants

The outstanding warrants as at June 30, 2016 will expire by October 2016 as detailed below.

	No. of warrants	Weighted Average Exercise Price
	#	\$
As at December 31, 2015	380,000	1.0000
Adjustment*	74,860	(0.1970)
As at March 31, 2016	454,860	0.8030
Less: exercised warrants	(15,569)	0.8350
Less: expired warrants	(223,822)	0.8030
As at June 30, 2016	215,469	0.8007

^{*} As explained above, on February 2, 2016 all outstanding warrants have been increased by a factor of 1.197.

10. RELATED PARTY TRANSACTIONS AND BALANCES

The Company's transactions with related parties were carried out on normal commercial terms and in the course of the Company's business.

Other than those disclosed elsewhere in the financial statements, the related party transactions are as follows:

The Company paid consulting charges in cash to its stockholders amounting to \$45,126 and \$90,252 for the three and six months ended June 30, 2016 (2015: \$72,864 and \$133,584), respectively.

11. COMMITMENTS

- c) On September 14, 2014, the Company finalized an agreement with CardioComm Solutions Inc. ("CardioComm') for the development of a customized software for the ECG. The term of this agreement is the later of 5 years or completion of all services from the effective date of agreement, which is September 14, 2014. Pursuant to this agreement, the Company paid CardioComm a non-refundable royalty advance of \$224,775 (CAD 250,000), which was fully expensed during year ended December 31, 2014 as the Company is still under research and development phase. In addition, the Company has committed to pay \$584,415 for design of a Windows Operating System ECG Management Software in accordance with an estimated payment schedules for the work performed. During the three and six months ended June 30, 2016 and 2015, the Company paid \$67,689 and \$135,378 (2015: \$72,864 and \$145,728), respectively which were expensed and included in research and development expenses.
- d) On July 4, 2014, the Company entered into an operating lease contract for its office premises in Mississauga, Ontario for a one year term. The monthly lease payment was \$3,910 which was increased to \$7,931. The lease agreement also include provisions of Cloud Hosting services at \$2,737 per month and telephone and internet services at \$1,173 per month.
- e) On January 8, 2016, the Company entered into a 40-month lease agreement for its office premises in California, USA. The monthly rent from the date of commencement to the 12th month is \$16,530, from the 13th to the 24th month is \$17,026, from the 25th to the 36th month is \$17,536, and the final 3 months is \$18,062.

12. SUBSEQUENT EVENTS

The Company's management has evaluated subsequent events up to August 15, 2016, the date the financial statements were issued, pursuant to the requirements of ASC 855 and has determined the following material subsequent events:

During July and August 2016, the Company issued a total of 125,000 common shares to consultants in connection with the services provided by them. The value of the services will be determined based on the market price on the date of issuance.

During July 2016, 110,742 warrants were exercised at an exercise price of \$0.835.

On August 1, 2016, the Company entered into a subscription agreement by and among the Company and the lending parties for the issuance of an aggregate principal amount of \$425,000 unsecured convertible promissory notes pursuant to an offering to accredited investors for up to \$2,500,000 (increased from the original amount of \$1,000,000), of which \$875,000 have previously been sold (also refer Note 7).

Through	and including	, 2016 (the 90th day	after the date of	this prospectus	s), all dealers
effecting	transactions in the register	red securities offered	hereby, whether	or not particip	ating in this
offering,	may be required to delive	er a prospectus. This	delivery require	ement is in add	dition to the
obligation	n of dealers to deliver a pi	rospectus when actin	g as an underwri	iter and with r	espect to an
unsold al	lotment or subscription.	_			_

22,877,450 Shares

BIOTRICITY INC.

PROSPECTUS

The Date of This Prospectus is $\,$, 2016

PART II

INFORMATION NOT REQUIRED IN PROSPECTUS

Item 13. Other Expenses of Issuance and Distribution

The following table sets forth the costs and expenses expected to be incurred by Biotricity Inc. (the "Registrant") in connection with this offering described in this registration statement. All amounts shown are estimates, except the SEC registration fee.

SEC registration fee	\$ 4,390.97
Accounting fees and expenses	\$ 2,500.00
Legal fees and expenses	\$ 2,500.00
Miscellaneous	\$ 5,609.03
Total	\$ 15,000.00

Item 14. Indemnification of Directors and Officers

The Registrant is incorporated under the laws of the State of Nevada.

Nevada Revised Statute ("NRS") Section 78.7502 provides that a corporation shall indemnify any director, officer, employee or agent of a corporation against expenses, including attorneys' fees, actually and reasonably incurred by him in connection with any the defense to the extent that a director, officer, employee or agent of a corporation has been successful on the merits or otherwise in defense of any action, suit or proceeding referred to Section 78.7502(1) or 78.7502(2), or in defense of any claim, issue or matter therein.

NRS 78.7502(1) provides that a corporation may indemnify any person who was or is a party or is threatened to be made a party to any threatened, pending or completed action, suit or proceeding, whether civil, criminal, administrative or investigative, except an action by or in the right of the corporation, by reason of the fact that he is or was a director, officer, employee or agent of the corporation, or is or was serving at the request of the corporation as a director, officer, employee or agent of another corporation, partnership, joint venture, trust or other enterprise, against expenses, including attorneys' fees, judgments, fines and amounts paid in settlement actually and reasonably incurred by him in connection with the action, suit or proceeding if he: (a) is not liable pursuant to NRS 78.138; or (b) acted in good faith and in a manner which he reasonably believed to be in or not opposed to the best interests of the corporation, and, with respect to any criminal action or proceeding, had no reasonable cause to believe his conduct was unlawful.

NRS Section 78.7502(2) provides that a corporation may indemnify any person who was or is a party or is threatened to be made a party to any threatened, pending or completed action or suit by or in the right of the corporation to procure a judgment in its favor by reason of the fact that he is or was a director, officer, employee or agent of the corporation, or is or was serving at the request of the corporation as a director, officer, employee or agent of another corporation, partnership, joint venture, trust or other enterprise against expenses, including amounts paid in settlement and attorneys' fees actually and reasonably incurred by him in connection with the defense or settlement of the action or suit if he: (a) is not liable pursuant to NRS 78.138; or (b) acted in good faith and in a manner which he reasonably believed to be in or not opposed to the best interests of the corporation. Indemnification may not be made for any claim, issue or matter as to which such a person has been adjudged by a court of competent jurisdiction, after exhaustion of all appeals there from, to be liable to the corporation or for amounts paid in settlement to the corporation, unless and only to the extent that the court in which the action or suit was brought or other court of competent jurisdiction determines upon application that in view of all the circumstances of the case, the person is fairly and reasonably entitled to indemnity for such expenses as the court deems proper.

NRS Section 78.747 provides that except as otherwise provided by specific statute, no director or officer of a corporation is individually liable for a debt or liability of the corporation, unless the director or officer acts as the alter ego of the corporation. The court as a matter of law must determine the question of whether a director or officer acts as the alter ego of a corporation.

The Registrant's Articles of Incorporation and Bylaws provide that it shall indemnify its directors, officers, employees and agents to the full extent permitted by NRS, including in circumstances in which indemnification is otherwise discretionary under such law.

These indemnification provisions may be sufficiently broad to permit indemnification of the Registrant's officers, directors and other corporate agents for liabilities (including reimbursement of expenses incurred) arising under the Securities Act of 1933.

Insofar as indemnification for liabilities arising under the Securities Act of 1933 may be permitted to directors, officers and controlling persons of the company pursuant to the foregoing provisions, or otherwise, the Registrant has been informed that in the opinion of the SEC such indemnification is against public policy as expressed in the Securities Act of 1933 and is, therefore, unenforceable.

The Registrant has the power to purchase and maintain insurance on behalf of any person who is or was one of the Registrant's directors or officers, or is or was serving at the Registrant's request as a director, officer, employee or agent of another corporation, partnership, joint venture, trust or other business against any liability asserted against the person or incurred by the person in any of these capacities, or arising out of the person's fulfilling one of these capacities, and related expenses, whether or not the Registrant would have the power to indemnify the person against the claim under the provisions of the NRS. The Registrant does not currently maintain director and officer liability insurance on behalf of its director and officers; however, it intends to so purchase and maintain such insurance when economically feasible.

Item 15. Recent Sales of Unregistered Securities.

The Registrant or its predecessors have sold the following securities within the last three fiscal years on an unregistered basis:

In June and December 2013, Sensor Mobility issued 610,000 common shares (previously 105,000 Class "A" preferred shares and 200,000 Class "B" common shares) for consulting services at fair value of \$0.47 per share.

In December 2013, Sensor Mobility issued 940,000 common shares (previously 470,000 Class "A" preferred shares) at prices ranging from \$0.20 to \$0.47 for aggregate cash proceeds of \$439,031.

In April 2014, Sensor Mobility entered into agreements for issuance of warrants against services with four of its then stockholders and issued 475,000 warrants (previously 237,500 warrants) entitling those stockholders to purchase one common share (previously preferred class A share) against each warrant at an exercise price of \$0.46 per warrant to be exercised within one year from the issuance date. All of such warrants were cancelled and were reissued by iMedical in its reverse merger with Sensor Mobility.

In June and July 2014, Sensor Mobility issued 1,170,000 common shares (previously 585,000 Class "A" preferred shares) through at a price per share of \$0.47 for aggregate cash proceeds of \$545,278.

In July 2014, Sensor Mobility issued 142,000 common shares (previously 71,000 Class "A" preferred shares) for consulting services at \$0.47 per share.

On August 11, 2014, all the stockholders of Sensor Mobility entered into a series of roll over agreements for the sale of their shares to iMedical. Pursuant to these agreements, iMedical issued 11,829,500 shares in exchange for 5,914,750 shares of Sensor Mobility, which were subsequently cancelled.

In November 2014, iMedical issued 1,036,000 units at an exercise price of \$1.10 and received gross cash proceeds of \$1,142,837. Each unit was comprised of 1,036,000 common shares and 1,554,000 warrants to be exercised at \$1.10 within 120 to 270 days from the date of issuance. In connection with the proceeds received, iMedical, among other things, issued 51,080 broker warrants to be exercised at \$1.10 within 365 days from the date of issuance.

In November 2014, 150,000 common stock purchase warrants were exercised at a price of \$0.44 per share.

In March and May 2015, 500,000 common stock purchase warrants were exercised at a price of \$1.01 per share. In connection with the proceeds received, iMedical, among other things, issued 35,000 broker warrants to be exercised at \$1.10 within 3 years from the date of issuance.

In August and September 2015, 250,000 warrants were exercised at a price of \$1.05 per share. In connection with the proceeds received, iMedical, among other things, issued 17,500 broker warrants.

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In September, October and November 2015, iMedical sold \$1,368,978 aggregate principal amount of convertible promissory notes to accredited investors. These notes have a maturity date of 24 months from the date of issuance and carry annual interest rate of 11%. The note holders have the right until any time until the note is fully paid, to convert any outstanding and unpaid principal portion of the note, and accrued interest, into fully paid and non-assessable shares of Common Stock. The note has a conversion price initially set at \$1.78. As part of this offering, iMedical issued 43,161 broker warrants.

During the year ended December 31, 2015, 2,832,500 shares of iMedical common shares were issued upon the exercise of outstanding options by iMedical employees, at a weighted average exercise price per share of \$0.0001.

None of the above issuances were offered or sold by a U.S. entity or sold in the U.S., or were offered and sold in the U.S. pursuant to an exemption from registration under Section 4(a)(2) for transactions not involving a public offering.

On February 2, 2016, the Registrant issued an aggregate of 13,376,947 shares of its common stock to iMedical stockholders in the Acquisition Transaction. Such shares were offered and sold in the U.S. pursuant to an exemption from registration under Section 4(a)(2) for transactions not involving a public offering and/or the rules and regulations promulgated thereunder.

From March 31, 2016 through August 16, 2016, the Registrant issued unsecured convertible promissory notes in the aggregate principal amount of \$1,300,000. The issuance of such notes were not registered under the Securities Act. The Registrant relied upon the exemption from securities registration provided by Section 4(a)(2) under the Securities Act of 1933, as amended, for transactions not involving a public offering, and the safe harbor under Regulation D, Rule 506(b) promulgated thereunder.

In June and July 2016, the Registrant issued an aggregate of 126,311 shares of its common stock upon the exercise of outstanding warrants. The issuance of such shares was not registered under the Securities Act. The Registrant relied upon the exemption from securities registration provided by Section 4(a)(2) under the Securities Act of 1933, as amended, for transactions not involving a public offering.

On or about August 4, 2016, the Registrant issued an aggregate of 125,000 shares of its common stock as payment for services rendered by consultants and other service providers. The issuance of such shares was not registered under the Securities Act. The Registrant relied upon the exemption from securities registration provided by Section 4(a)(2) under the Securities Act of 1933, as amended, for transactions not involving a public offering.

Item 16. Exhibits and Financial Statement Schedules.

(a) The following exhibits are filed as a part of, or incorporated by reference into, this Registration Statement.

 Amended and Restated Articles of Incorporation (filed as Exhibit 3(i) to the Registrant's Current Report on Form 8-K filed with the SEC on February 3, 2016 and incorporated herein by reference). Amended and Restated By-Laws (filed as Exhibit 3(ii) to the Registrant's Current Report on Form 8-K filed with the SEC on February 3, 2016 and incorporated herein by reference). Certificate of Designation of Preferences, Rights and Limitations of Special Voting Preferred Stock of Biotricity Inc. (filed as Exhibit 4.1 to the Registrant's Current Report on Form 8-K filed with the SEC on February 3, 2016 and incorporated herein by reference). Exchangeable Share provisions with respect to the special rights and restrictions attached to Exchangeable Shares (filed as Exhibit 4.2 to the Registrant's Current Report on Form 8-K filed with the SEC on February 3, 2016 and incorporated herein by reference). Form of Secured Convertible Debenture due September 21, 2017 (filed as Exhibit 4.3 to the Registrant's Current Report on Form 8-K filed with the SEC on February 3, 2016 and incorporated herein by reference). Form of Warrant (filed as Exhibit 4.4 to the Registrant's Current Report on Form 8-K filed with the SEC on February 3, 2016 and incorporated herein by reference). Form of Convertible Promissory Note (filed as Exhibit 4.5 to the Registrant's Transition Report on Form 10-KT filed with the SEC on April 13, 2016 and incorporated herein by reference). Opinion of Ruskin Moscou Faltischek, P.C.* Exchange Agreement, dated February 2, 2016, among Biotricity Inc., Biotricity Callco Inc., Biotricity Exchangeco Inc., iMedical Innovation Inc. and the Shareholders of iMedical Innovations Inc. (filed as Exhibit 10.1 to the Registrant's Current Report on Form 8-K filed with the SEC on February 3, 2016 and incorporated herein by reference). Assignment and Assumption Agreement, dated as of February 2, 2016, by and between Biotricity Inc. and W270 SA (fil	Exhibit	Description
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on February 3, 2016 and incorporated herein by reference).	10.2	
то эт труги у они у ино ехсимире ттикі дугееннені му от гергиягу // ДОТО МІНОНУ БІОГІСНУ ПІС ВІОГІСНУ	10.3	Voting and Exchange Trust Agreement, as of February 2, 2016, among Biotricity Inc., Biotricity
Callco Inc., Biotricity Exchangeco Inc. and Computershare filed as Exhibit 10.3 to the Registrant's	10.5	
Current Report on Form 8-K filed with the SEC on February 3, 2016 and incorporated herein by		
reference).		
Support Agreement, made as of February 2, 2016, among Biotricity Inc., Biotricity Callco Inc. and	10.4	Support Agreement, made as of February 2, 2016, among Biotricity Inc., Biotricity Callco Inc. and
Biotricity Exchangeco Inc. (filed as Exhibit 10.4 to the Registrant's Current Report on Form 8-K filed		·
with the SEC on February 3, 2016 and incorporated herein by reference).		with the SEC on February 3, 2016 and incorporated herein by reference).

10.5	2016 Equity Incentive Plan filed as Exhibit 10.5 to the Registrant's Current Report on Form 8-K filed
10.6	with the SEC on February 3, 2016 and incorporated herein by reference). Exclusivity & Royalty Agreement, dated as of September 15, 2014, by and between iMedical Innovation Inc. and CardioComm Solutions, Inc. (filed as Exhibit 10.6 to the Registrant's Current
10.7	Report on Form 8-K filed with the SEC on February 3, 2016 and incorporated herein by reference). Employment Agreement dated April 12, 2016 with Waqaas Al-Siddiq (filed as Exhibit 10.7 to the Registrant's Transition Report on Form 10-KT filed with the SEC on April 13, 2016 and incorporated herein by reference).
10.8	Form of Subscription Agreement for convertible promissory notes and warrants (filed as Exhibit 10.8 to the Registrant's Transition Report on Form 10-KT filed with the SEC on April 13, 2016 and incorporated herein by reference).
14.1	Code of Business Conduct and Ethics (filed as Exhibit 14.1 to the Registrant's Transition Report on Form 10-KT filed with the SEC on April 13, 2016 and incorporated herein by reference).
21.1	List of Subsidiaries (filed as Exhibit 21.1 to the Registrant's Transition Report on Form 10-KT filed with the SEC on April 13, 2016 and incorporated herein by reference).
23.1	Consent of Auditors
23.2	Consent of Ruskin Moscou Faltischek, P.C. (contained in the Opinion of Ruskin Moscou Faltischek, P.C., under Exhibit 5.1)*
24.1	Power of Attorney (included on signature page)
101	XBRL Instance Document
101.SCH	XBRL Taxonomy Extension Schema Document Accounting Officer
101.CAL	XBRL Taxonomy Extension Calculation Linkbase Document
101.DEF	XBRL Taxonomy Extension Definition Linkbase Document
101.LAB	XBRL Taxonomy Extension Label Linkbase Document
101.PRE	XBRL Taxonomy Extension Presentation Linkbase Document

 $[\]overline{\text{*To be filed}}$ by amendment.

Item 17. Undertakings

The undersigned Registrant hereby undertakes:

- (a)(1) To file, during any period in which it offers or sales are being made, a post-effective amendment to this registration statement:
 - (i) To include any prospectus required by Section 10(a) (3) of the Securities Act;
 - (ii) To reflect in the prospectus any facts or events which, individually or together, represent a fundamental change in the information set forth in the Registration Statement. Notwithstanding the foregoing, any increase or decrease in volume of securities offered (if the total dollar value of securities offered would not exceed that which was registered) and any deviation from the low or high end of the estimated maximum offering range may be reflected in the form of prospectus filed with the Commission pursuant to Rule 424(b) if, in the aggregate, the changes in volume and price represent no more than a 20 percent change in the maximum aggregate offering price set forth in the "Calculation of Registration Fee" table in the effective Registration Statement; and
 - (iii) To include any material information with respect to the plan of distribution not previously disclosed in the Registration Statement or any material change to such information in the Registration Statement.
- (2) For determining liability under the Securities Act, to treat each post-effective amendment as a new registration statement relating to the securities then being offered, and the offering of such securities at that time shall be deemed to be the initial *bona fide* offering of such securities.
- (3) To file a post-effective amendment to remove from registration any of the securities that remain unsold at the end of the offering.
- (4) That, for the purpose of determining liability under the Securities Act to any purchaser:

If the undersigned Registrant is subject to Rule 430C, each prospectus filed pursuant to Rule 424(b) as part of this Registration Statement, other than registration statements relying on Rule 430B or other than prospectuses filed in reliance on Rule 430A, shall be deemed to be part of and included in the Registration Statement as of the date it is first used after effectiveness; *provided*, *however*, that no statement made in a registration statement or prospectus that is part of the registration statement or made in a document incorporated or deemed incorporated by reference into the registration statement or prospectus that is part of the Registration Statement will, as to a purchaser with a time of contract of sale prior to such first use, supersede or modify any statement that was made in the registration statement or prospectus that was part of the Registration Statement or made in any such document immediately prior to such date of first use.

(6) That, for the purpose of determining liability of the registrant under the Securities Act of 1933 to any purchaser in the initial distribution of the securities:

The undersigned registrant undertakes that in a primary offering of securities of the undersigned registrant pursuant to this registration statement, regardless of the underwriting method used to sell the securities to the purchaser, if the securities are offered or sold to such purchaser by means of any of the following communications, the undersigned registrant will be a seller to the purchaser and will be considered to offer or sell such securities to such purchaser:

- (i) Any preliminary prospectus or prospectus of the undersigned registrant relating to the offering required to be filed pursuant to Rule 424 (§ 230.424 of this chapter);
- (ii) Any free writing prospectus relating to the offering prepared by or on behalf of the undersigned registrant or used or referred to by the undersigned registrant;
- (iii) The portion of any other free writing prospectus relating to the offering containing material information about the undersigned registrant or its securities provided by or on behalf of the undersigned registrant; and
- (iv) Any other communication that is an offer in the offering made by the undersigned registrant to the purchaser. Insofar as indemnification for liabilities arising under the Securities Act may be permitted to directors, officers and controlling persons of Registrant pursuant to Item 14 of this Part II to the registration statement, or otherwise, Registrant has been advised that in the opinion of the Securities and Exchange Commission such indemnification is against public policy as expressed in the Securities Act, and is, therefore, unenforceable. In the event that a claim for indemnification against such liabilities (other than the payment by Registrant of expenses incurred or paid by a director, officer or controlling person of Registrant in the successful defense of any action, suit or proceeding) is asserted by such director, officer or controlling person in connection with the securities being registered, Registrant will, unless in the opinion of its counsel the matter has been settled by controlling precedent, submit to a court of appropriate jurisdiction the question whether such indemnification by it is against public policy as expressed in the Securities Act and will be governed by the final adjudication of such issue.

SIGNATURES

Pursuant to the requirements of the Securities Act of 1933, the registrant has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Redwood City, State of California, on August 22, 2016.

BIOTRICITY INC.

By: /s/ waqaas al-siddiq

Waqaas Al-Siddiq

Chairman, President and Chief Executive Officer

KNOW ALL PERSONS BY THESE PRESENTS, that the persons whose signatures appear below, constitute and appoint Waqaas Al-Siddiq as their true and lawful attorney-in-fact and agent, acting alone, with full power of substitution and resubstitution, for them and in their names, places, steads, in any and all capacities, to sign this Registration Statement to be filed with the Securities and Exchange Commission and any and all amendments (including post-effective amendments) to this Registration Statement, and any subsequent registration statement filed pursuant to Rule 462(b) under the Securities Act of 1933, as amended, and to file the same, with all exhibits thereto, and other documents in connection therewith, with the Securities and Exchange Commission, granting unto said attorney-in-fact and agent, acting alone, full power and authority to do and perform each and every act and thing requisite and necessary to be done in connection therewith, as fully to all intents and purposes as they might or could do in person, thereby ratifying and confirming all that said attorney-in-fact and agent, acting alone, or his or her substitute or substitutes, may lawfully do or cause to be done by virtue thereof.

Pursuant to the requirements of the Securities Act of 1933, this registration statement in Form S-1 has been signed by the following persons in the capacities and on the dates indicated.

Signature	Title	Date	
/s/ waqaas al-siddiq	Chairman, President and Chief Executive Officer (principal executive, financial and accounting officer)	August 22, 2016	
/s/ Norman Betts Norman M. Betts	Director	August 22, 2016	
/s/ David A. Rosa David A. Rosa	Director	August 22, 2016	



SRCO Professional Corporation Chartered Professional Accountants Licensed Public Accountants Park Place Corporate Centre 15 Wertheim Court, Suite 409 Richmond Hill, ON L4B 3H7

Tel: 905 882 9500 & 416 671 7292 Fax: 905 882 9580 Email: sohail.raza@srco.ca www.srco.ca

CONSENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

We hereby consent to the use in this Registration Statement on Form S-1 of our report dated August 22, 2016 relating to the consolidated financial statements of Biotricity, Inc. comprising the balance sheets as of December 31, 2015 and 2014 and the related consolidated statements of operations and comprehensive loss, stockholders' (deficiency) equity, and cash flows for each of the years in the two-year period ended December 31, 2015.

We also consent to the reference to our Firm under the caption "Experts" in the Registration Statement.

/s/ SRCO Professional Corporation

CHARTERED PROFESSIONAL ACCOUNTANTS Authorized to practise public accounting by the Chartered Professional Accountants of Ontario

Richmond Hill, Canada August 22, 2016 **6 Months Ended**

Document and Entity Information Jun. 30, 2016

shares

Document and Entity Information:

Entity Registrant Name BIOTRICITY INC.

Document Type S-1

Document Period End Date Jun. 30, 2016

<u>Trading Symbol</u> btcy
Amendment Flag false

Entity Central Index Key 0001630113

Current Fiscal Year End Date --12-31

Entity Common Stock, Shares Outstanding 15,876,947

Entity Filer Category Smaller Reporting Company

Entity Current Reporting StatusYesEntity Voluntary FilersNoEntity Well-known Seasoned IssuerNoDocument Fiscal Year Focus2016Document Fiscal Period FocusFY

X

- Definition

If the value is true, then the document is an amendment to previously-filed/accepted document.

+ References

No definition available.

+ Details

Name: dei_AmendmentFlag Namespace Prefix: dei_

Data Type: xbrli:booleanItemType

Balance Type: na **Period Type:** duration

\mathbf{X}

- Definition

End date of current fiscal year in the format - - MM- DD.

+ References

No definition available.

+ Details

Name: dei CurrentFiscalYearEndDate

Namespace Prefix: dei_

Data Type: xbrli:gMonthDayItemType

Balance Type: na **Period Type:** duration

X

- Definition

This is focus fiscal period of the document report. For a first quarter 2006 quarterly report, which may also provide financial information from prior periods, the first fiscal quarter should be given as the fiscal period focus. Values: FY, Q1, Q2, Q3, Q4, H1, H2, M9, T1, T2, T3, M8, CY.

+ References

No definition available.

+ Details

Name: dei DocumentFiscalPeriodFocus

Namespace Prefix: dei_

Data Type: dei:fiscalPeriodItemType

Balance Type: na **Period Type:** duration

 \mathbf{X}

- Definition

This is focus fiscal year of the document report in CCYY format. For a 2006 annual report, which may also provide financial information from prior periods, fiscal 2006 should be given as the fiscal year focus. Example: 2006.

+ References

No definition available.

+ Details

Name: dei_DocumentFiscalYearFocus

Namespace Prefix: dei

Data Type: xbrli:gYearItemType

Balance Type: na **Period Type:** duration

X

- Definition

The end date of the period reflected on the cover page if a periodic report. For all other reports and registration statements containing historical data, it is the date up through which that historical data is presented. If there is no historical data in the report, use the filing date. The format of the date is CCYY-MM-DD.

+ References

No definition available.

+ Details

Name: dei DocumentPeriodEndDate

Namespace Prefix: dei

Data Type: xbrli:dateItemType

Balance Type: na **Period Type:** duration

X

- Definition

The type of document being provided (such as 10- K, 10- Q, 485BPOS, etc). The document type is limited to the same value as the supporting SEC submission type, or the word "Other".

+ References

No definition available.

+ Details

Name: dei_DocumentType Namespace Prefix: dei_

Data Type: dei:submissionTypeItemType

Balance Type: na **Period Type:** duration

X

- Definition

A unique 10- digit SEC- issued value to identify entities that have filed disclosures with the SEC. It is commonly abbreviated as CIK.

+ References

- Publisher SEC
- Name Regulation 12B
- Number 240
- Section 12b
- Subsection 1
- + Details

Name: dei_EntityCentralIndexKey

Namespace Prefix: dei_

Data Type: dei:centralIndexKeyItemType

Balance Type: na Period Type: duration

X

- Definition

Indicate number of shares or other units outstanding of each of registrant's classes of capital or common stock or other ownership interests, if and as stated on cover of related periodic report. Where multiple classes or units exist define each class/interest by adding class of stock items such as Common Class A [Member], Common Class B [Member] or Partnership Interest [Member] onto the Instrument [Domain] of the Entity Listings, Instrument.

+ References

No definition available.

+ Details

Name: dei EntityCommonStockSharesOutstanding

Namespace Prefix: dei_

Data Type: xbrli:sharesItemType

Balance Type: na **Period Type:** instant

X

- Definition

Indicate "Yes" or "No" whether registrants (1) have filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that registrants were required to file such reports), and (2) have been subject to such filing requirements for the past 90 days. This information should be based on the registrant's current or most recent filing containing the related disclosure.

+ References

No definition available.

+ Details

Name: dei_EntityCurrentReportingStatus

Namespace Prefix: dei

Data Type: dei:yesNoItemType

Balance Type: na **Period Type:** duration

X

- Definition

Indicate whether the registrant is one of the following: (1) Large Accelerated Filer, (2) Accelerated Filer, (3) Nonaccelerated Filer, (4) Smaller Reporting Company (Non- accelerated) or (5) Smaller Reporting Accelerated Filer. Definitions of these categories are stated in Rule 12b- 2 of the Exchange Act. This information should be based on the registrant's current or most recent filing containing the related disclosure.

+ References

No definition available.

+ Details

Name: dei_EntityFilerCategory

Namespace Prefix: dei_

Data Type: dei:filerCategoryItemType

Balance Type: na

Period Type: duration

X

- Definition

The exact name of the entity filing the report as specified in its charter, which is required by forms filed with the SEC.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher SEC

- Name Regulation 12B

- Number 240

- Section 12b

- Subsection 1

+ Details

Name: dei_EntityRegistrantName

Namespace Prefix: dei_

Data Type: xbrli:normalizedStringItemType

Balance Type: na **Period Type:** duration

X

- Definition

Indicate "Yes" or "No" if the registrant is not required to file reports pursuant to Section 13 or Section 15(d) of the Act.

+ References

No definition available.

+ Details

Name: dei_EntityVoluntaryFilers

Namespace Prefix: dei_

Data Type: dei:yesNoItemType

Balance Type: na **Period Type:** duration

X

- Definition

Indicate "Yes" or "No" if the registrant is a well- known seasoned issuer, as defined in Rule 405 of the Securities Act. Is used on Form Type: 10- K, 10- Q, 8- K, 20- F, 6- K, 10- K/A, 10- Q/A, 20- F/A, 6- K/A, N- CSR, N- Q, N- 1A.

+ References

No definition available.

+ Details

Name: dei_EntityWellKnownSeasonedIssuer

Namespace Prefix: dei_

Data Type: dei:yesNoItemType

Balance Type: na **Period Type:** duration

X

- Definition

Trading symbol of an instrument as listed on an exchange.

+ References

No definition available.

+ Details

Name: dei_TradingSymbol Namespace Prefix: dei_

Data Type: xbrli:normalizedStringItemType

Balance Type: na **Period Type:** duration

X

- References

No definition available.

+ Details

Name: fil_DocumentAndEntityInformationAbstract
Namespace Prefix: fil_
Data Type: xbrli:stringItemType
Balance Type: na
Period Type: duration

Biotricity, Inc Balance Sheets - USD (\$)		Jun. 30, 2016	Dec. 31, 2015	Dec. 31, 2014
CURRENT ASSETS		·		
<u>Cash</u>		\$ 33,898	\$ 410,601	\$ 448,599
Harmonized sales tax recoverable		26,119	36,291	71,336
Deposits and other receivables		49,653	72,202	
Total Current Assets		109,670	519,094	519,935
<u>Equipment</u>	[1]			
TOTAL ASSETS			519,094	519,935
Current Liabilities:				
Due to shareholders	[2]	11,633		
Convertible promissory notes	[3]	612,592		
Derivative liabilities	[4]	542,294		
Accounts payable and accrued liabilities	[5]	611,382	413,273	176,039
Total current liabilities		1,777,901	413,273	176,039
Convertible promissory note	[3]	928,990	783,778	
Derivative liabilities	[4]	1,072,452	561,220	
TOTAL LIABILITIES		3,779,343	1,758,271	176,039
Stockholders' Deficiency (Equity):				
Preferred stock	[6]	1	1	1
Common stock	[7]	25,000	25,000	22,028
Common stock to be issued	[8]	13		
Additional paid-in capital		7,995,585	7,982,598	4,347,478
Accumulated other comprehensive loss		(147,785)	(18,002)	17,311
Accumulated deficit		(11,542,487)	(9,228,774)	(4,042,922)
TOTAL STOCKHOLDERS' DEFICIENCY		(3,669,673)	(1,239,177)	343,896
TOTAL LIABILITIES AND STOCKHOLDERS' DEFICIENCY		109,670	519,094	519,935
Commitments	[9]			
Subsequent events	[10]			
Going Concern	[11]			

- [1] See Equitpment Note
- [2] See Due to Shareholder Note
- [3] See Convertible Promissory Note
- [4] See Derivative Liabilities Note
- [5] See Accounts Payable and Accrued Liabilities Note
- [6] \$0.001 par value; 10,000,000 shares authorized at June 30, 2016 (December 31, 2015 and December 31, 2014: 1,000,000), 1 share issued and outstanding as at June 30, 2016, December 31, 2015, and December 31, 2014, respectively. See Note 9
- [7] \$0.001 par value; 125,000,000 authorized as at June 30, 2016 (December 31, 2015 and December 31, 2014: 100,000,000), 15,876,947 outstanding common shares as at June 30, 2016 and December 31, 2015, 12,905,394 issued and outstanding as at December 31, 2014 and exchangeable shares of 9,123,031 as at June 30, 2016, December 31, 2015 and December 31, 2014, respectively. See Note 9
- [8] See Stockholders' Deficiency Note
- [9] See Commitments Note
- [10] See Subsequent Events Note
- [11] See Going Concern Note

X

- Definition

Represents the monetary amount of Common stock to be issued, as of the indicated date.

+ References

No definition available.

+ Details

Name: fil_CommonStockToBeIssued

Namespace Prefix: fil_

Data Type: xbrli:monetaryItemType

Balance Type: debit Period Type: instant

X

- Definition

Represents the monetary amount of Going Concern, as of the indicated date.

+ References

No definition available.

+ Details

Name: fil_GoingConcern Namespace Prefix: fil_

Data Type: xbrli:monetaryItemType

Balance Type: debit Period Type: instant

X

- Definition

Represents the monetary amount of Harmonized sales tax recoverable, as of the indicated date.

+ References

No definition available.

+ Details

Name: fil_HarmonizedSalesTaxRecoverable

Namespace Prefix: fil_

Data Type: xbrli:monetaryItemType

Balance Type: debit Period Type: instant

X

- Definition

Sum of the carrying values as of the balance sheet date of obligations incurred through that date, including liabilities incurred and payable to vendors for goods and services received, taxes, interest, rent and utilities, compensation costs, payroll taxes and fringe benefits (other than pension and postretirement obligations), contractual rights and obligations, and statutory obligations.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 942
- SubTopic 210
- Section S99
- Paragraph 1
- Subparagraph (SX 210.9- 03.15(1),(5))
- URI http://asc.fasb.org/extlink&oid=6876686&loc=d3e534808-122878

- Publisher FASB
- Name Accounting Standards Codification
- Topic 944
- SubTopic 210
- Section S99
- Paragraph 1
- Subparagraph (SX 210.7- 03.15)
- URI http://asc.fasb.org/extlink&oid=6879938&loc=d3e572229- 122910
- + Details

Name: us- gaap_AccountsPayableAndAccruedLiabilitiesCurrentAndNoncurrent

Namespace Prefix: us-gaap_ Data Type: xbrli:monetaryItemType

Balance Type: credit Period Type: instant

X

- Definition

Amount before tax of increase (decrease) in accumulated equity from transactions and other events and circumstances from non- owner sources, including portion attributable to noncontrolling interest. Excludes net income (loss), and accumulated changes in equity from transactions resulting from investments by owners (distributions to owners).

+ References

No definition available.

+ Details

Name: us- gaap_AccumulatedOtherComprehensiveIncomeLossBeforeTax1

Namespace Prefix: us- gaap_

Data Type: xbrli:monetaryItemType

Balance Type: credit Period Type: instant

X

- Definition

Excess of issue price over par or stated value of the entity's capital stock and amounts received from other transactions involving the entity's stock or stockholders. Includes adjustments to additional paid in capital. Some examples of such adjustments include recording the issuance of debt with a beneficial conversion feature and certain tax consequences of equity instruments awarded to employees. Use this element for the aggregate amount of additional paid- in capital associated with common and preferred stock. For additional paid- in capital associated with only common stock, use the element additional paid in capital, preferred stock.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.5- 02.30(a)(1))
- URI http://asc.fasb.org/extlink&oid=6877327&loc=d3e13212-122682

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher SEC
- Name Regulation S- X (SX)
- Number 210
- Section 02
- Paragraph 31
- Article 5
- + Details

Name: us- gaap_AdditionalPaidInCapital

Namespace Prefix: us- gaap_

Data Type: xbrli:monetaryItemType

Balance Type: credit Period Type: instant

X

- Definition

Sum of the carrying amounts as of the balance sheet date of all assets that are recognized. Assets are probable future economic benefits obtained or controlled by an entity as a result of past transactions or events.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.5-02.18)
- URI http://asc.fasb.org/extlink&oid=6877327&loc=d3e13212-122682

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 10
- Section S99
- Paragraph 1
- URI http://asc.fasb.org/extlink&oid=6877327&loc=d3e13212-122682

Reference 3: http://www.xbrl.org/2003/role/presentationRef

- Publisher SEC
- Name Regulation S- X (SX)
- Number 210
- Section 03
- Paragraph 12
- Article 7
- + Details

Name: us- gaap Assets Namespace Prefix: us- gaap

Data Type: xbrli:monetaryItemType

Balance Type: debit **Period Type:** instant

X

- Definition

Sum of the carrying amounts as of the balance sheet date of all assets that are expected to be realized in cash, sold, or consumed within one year (or the normal operating cycle, if longer). Assets are probable future economic benefits obtained or controlled by an entity as a result of past transactions or events.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.5- 02.9)
- URI http://asc.fasb.org/extlink&oid=6877327&loc=d3e13212-122682

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210

- SubTopic 10
- Section 45
- Paragraph 3
- URI http://asc.fasb.org/extlink&oid=28358313&loc=d3e6801-107765

Reference 3: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 10
- Section 45
- Paragraph 1
- URI http://asc.fasb.org/extlink&oid=28358313&loc=d3e6676- 107765
- + Details

Name: us- gaap_AssetsCurrent Namespace Prefix: us- gaap_ Data Type: xbrli:monetaryItemType

Balance Type: debit **Period Type:** instant

X

- References

No definition available.

+ Details

Name: usgaap_AssetsCurrentAbstract

Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

Balance Type: na **Period Type:** duration

X

- Definition

Amount of currency on hand as well as demand deposits with banks or financial institutions. Includes other kinds of accounts that have the general characteristics of demand deposits. Excludes cash and cash equivalents within disposal group and discontinued operation.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Glossary Cash
- URI http://asc.fasb.org/extlink&oid=6506951

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.5- 02.1)
- $URI \ http://asc.fasb.org/extlink \& oid = 6877327 \& loc = d3e13212-122682$

+ Details

Name: us- gaap_Cash Namespace Prefix: us- gaap_

Data Type: xbrli:monetaryItemType

Balance Type: debit **Period Type:** instant

X

- Definition

Represents the caption on the face of the balance sheet to indicate that the entity has entered into (1) purchase or supply arrangements that will require expending a portion of its resources to meet the terms thereof, and (2) is exposed to potential losses or, less frequently, gains, arising from (a) possible claims against a company's resources due to future performance under contract terms, and (b) possible losses or likely gains from uncertainties that will ultimately be resolved when one or more future events that are deemed likely to occur do occur or fail to occur.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 944
- SubTopic 210
- Section S99
- Paragraph 1
- Subparagraph (SX 210.7- 03.(a),19)
- URI http://asc.fasb.org/extlink&oid=6879938&loc=d3e572229- 122910

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 450
- SubTopic 20
- Section 50
- Paragraph 1
- URI http://asc.fasb.org/extlink&oid=25496072&loc=d3e14326- 108349

Reference 3: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 942
- SubTopic 210
- Section S99
- Paragraph 1
- Subparagraph (SX 210.9-03.17)
- URI http://asc.fasb.org/extlink&oid=6876686&loc=d3e534808-122878

Reference 4: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.5- 02.25)
- URI http://asc.fasb.org/extlink&oid=6877327&loc=d3e13212- 122682
- + Details

Name: usgaap CommitmentsAndContingencies

Namespace Prefix: us- gaap

Data Type: xbrli:monetaryItemType

Balance Type: credit Period Type: instant

X

- Definition

Aggregate par or stated value of issued nonredeemable common stock (or common stock redeemable solely at the option of the issuer). This item includes treasury stock repurchased by the entity. Note: elements for number of

nonredeemable common shares, par value and other disclosure concepts are in another section within stockholders' equity.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.5- 02.29)
- URI http://asc.fasb.org/extlink&oid=6877327&loc=d3e13212-122682

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher SEC
- Name Regulation S- X (SX)
- Number 210
- Section 02
- Paragraph 30
- Article 5
- + Details

Name: us- gaap_CommonStockValue

Namespace Prefix: us- gaap_

Data Type: xbrli:monetaryItemType

Balance Type: credit Period Type: instant

X

- Definition

Including the current and noncurrent portions, carrying value as of the balance sheet date of a written promise to pay a note, initially due after one year or beyond the operating cycle if longer, which can be exchanged for a specified amount of one or more securities (typically common stock), at the option of the issuer or the holder.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 942
- SubTopic 210
- Section S99
- Paragraph 1
- Subparagraph (SX 210.9-03.16)
- URI http://asc.fasb.org/extlink&oid=6876686&loc=d3e534808-122878

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 944
- SubTopic 210
- Section S99
- Paragraph 1
- Subparagraph (SX 210.7-03.16(a))
- URI http://asc.fasb.org/extlink&oid=6879938&loc=d3e572229- 122910

- Publisher SEC
- Name Regulation S- X (SX)
- Number 210
- Section 02

- Paragraph 20, 22

- Article 5 + Details

Name: us- gaap_ConvertibleNotesPayable

Namespace Prefix: us- gaap_

Data Type: xbrli:monetaryItemType

Balance Type: credit **Period Type:** instant

\mathbf{X}

- Definition

Carrying value as of the balance sheet date of the portion of long- term debt due within one year or the operating cycle if longer identified as Convertible Notes Payable. Convertible Notes Payable is a written promise to pay a note which can be exchanged for a specified amount of another, related security, at the option of the issuer and the holder.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.5- 02.20)
- URI http://asc.fasb.org/extlink&oid=6877327&loc=d3e13212-122682
- + Details

Name: usgaap_ConvertibleNotesPayableCurrent

Namespace Prefix: us- gaap_ Data Type: xbrli:monetaryItemType

Balance Type: credit Period Type: instant

X

- Definition

Fair value, after the effects of master netting arrangements, of a financial liability or contract with one or more underlyings, notional amount or payment provision or both, and the contract can be net settled by means outside the contract or delivery of an asset. Includes liabilities not subject to a master netting arrangement and not elected to be offset.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 20
- Section 55
- Paragraph 10
- URI http://asc.fasb.org/extlink&oid=51825145&loc=SL20226008- 175313

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 825
- SubTopic 10
- Section 50
- Paragraph 15
- URI http://asc.fasb.org/extlink&oid=49121117&loc=d3e13495-108611

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 20
- Section 50
- Paragraph 3
- Subparagraph (c)
- URI http://asc.fasb.org/extlink&oid=51824906&loc=SL20225862-175312

Reference 4: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 825
- SubTopic 10
- Section 50
- Paragraph 10
- Subparagraph (a)
- URI http://asc.fasb.org/extlink&oid=49121117&loc=d3e13433-108611

Reference 5: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 815
- SubTopic 10
- Section 45
- Paragraph 6
- URI http://asc.fasb.org/extlink&oid=6945355&loc=d3e41271-113958

Reference 6: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 815
- SubTopic 10
- Section 45
- Paragraph 5
- URI http://asc.fasb.org/extlink&oid=6945355&loc=d3e41228-113958
- + Details

Name: us- gaap_DerivativeLiabilities

Namespace Prefix: us- gaap_

Data Type: xbrli:monetaryItemType

Balance Type: credit Period Type: instant

\mathbf{X}

- Definition

Fair value, after the effects of master netting arrangements, of a financial liability or contract with one or more underlyings, notional amount or payment provision or both, and the contract can be net settled by means outside the contract or delivery of an asset, expected to be settled within one year or normal operating cycle, if longer. Includes assets not subject to a master netting arrangement and not elected to be offset.

+ References

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 20
- Section 50
- Paragraph 3
- Subparagraph (c)

- URI http://asc.fasb.org/extlink&oid=51824906&loc=SL20225862-175312

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Glossary Current Liabilities
- URI http://asc.fasb.org/extlink&oid=6509677

Reference 3: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 815
- SubTopic 10
- Section 45
- Paragraph 5
- URI http://asc.fasb.org/extlink&oid=6945355&loc=d3e41228-113958

Reference 4: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 815
- SubTopic 10
- Section 45
- Paragraph 6
- URI http://asc.fasb.org/extlink&oid=6945355&loc=d3e41271-113958

Reference 5: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 825
- SubTopic 10
- Section 50
- Paragraph 10
- Subparagraph (a)
- URI http://asc.fasb.org/extlink&oid=49121117&loc=d3e13433-108611

Reference 6: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 825
- SubTopic 10
- Section 50
- Paragraph 15
- URI http://asc.fasb.org/extlink&oid=49121117&loc=d3e13495-108611

+ Details

Name: us- gaap_DerivativeLiabilitiesCurrent

Namespace Prefix: us- gaap_

Data Type: xbrli:monetaryItemType

Balance Type: credit Period Type: instant

X

- Definition

Amounts due to recorded owners or owners with a beneficial interest of more than 10 percent of the voting interests or officers of the company. Used to reflect the current portion of the liabilities (due within one year or within the normal operating cycle if longer).

+ References

- Publisher FASB
- Name Accounting Standards Codification

- Topic 850
- SubTopic 10
- Section 50
- Paragraph 1
- Subparagraph (d)
- URI http://asc.fasb.org/extlink&oid=6457730&loc=d3e39549- 107864

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 235
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.4- 08.(k)(1))
- URI http://asc.fasb.org/extlink&oid=26873400&loc=d3e23780-122690

Reference 3: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.5- 02.19(a))
- URI http://asc.fasb.org/extlink&oid=6877327&loc=d3e13212-122682

Reference 4: http://www.xbrl.org/2003/role/presentationRef

- Publisher SEC
- Name Regulation S- X (SX)
- Number 210
- Section 04
- Paragraph 12
- Subparagraph a(1)
- Article 6
- + Details

Name: us- gaap DueToOfficersOrStockholdersCurrent

Namespace Prefix: us- gaap_

Data Type: xbrli:monetaryItemType **Balance Type:** credit

Period Type: credit

X

- Definition

Sum of the carrying amounts as of the balance sheet date of all liabilities that are recognized. Liabilities are probable future sacrifices of economic benefits arising from present obligations of an entity to transfer assets or provide services to other entities in the future.

+ References

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.5- 02.19- 26)
- URI http://asc.fasb.org/extlink&oid=6877327&loc=d3e13212-122682
- + Details

Name: us- gaap_Liabilities Namespace Prefix: us- gaap_

Data Type: xbrli:monetaryItemType

Balance Type: credit Period Type: instant

X

- Definition

Amount of liabilities and equity items, including the portion of equity attributable to noncontrolling interests, if any.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.5- 02.32)
- URI http://asc.fasb.org/extlink&oid=6877327&loc=d3e13212-122682

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher SEC
- Name Regulation S- X (SX)
- Number 210
- Section 03
- Paragraph 25
- Article 7
- + Details

Name: us- gaap_LiabilitiesAndStockholdersEquity

Namespace Prefix: us- gaap_

Data Type: xbrli:monetaryItemType

Balance Type: credit Period Type: instant

X

- Definition

Total obligations incurred as part of normal operations that are expected to be paid during the following twelve months or within one business cycle, if longer.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.5- 02.21)
- URI http://asc.fasb.org/extlink&oid=6877327&loc=d3e13212- 122682
- + Details

Name: us- gaap_LiabilitiesCurrent Namespace Prefix: us- gaap_ Data Type: xbrli:monetaryItemType

Balance Type: credit Period Type: instant

X

- References

No definition available.

+ Details

Name: usgaap_LiabilitiesCurrentAbstract

Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

Balance Type: na Period Type: duration

X

- Definition

Best estimate of the loss for a loss contingency for malpractice claims that occur after the accounting reporting period.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 450
- SubTopic 20
- Section 50
- Paragraph 9
- Subparagraph (b)
- URI http://asc.fasb.org/extlink&oid=25496072&loc=d3e14557- 108349
- + Details

Name: us- gaap_MalpracticeLossContingencySubsequentEventBestEstimate

Namespace Prefix: us- gaap_ Data Type: xbrli:monetaryItemType

Balance Type: credit Period Type: instant

X

- Definition

The carrying amount of other receivables, net, due within one year of the balance sheet date (or one operating cycle, if longer) from third parties or arising from transactions not separately disclosed.

+ References

No definition available.

+ Details

Name: us- gaap_OtherReceivablesNetCurrent

Namespace Prefix: us- gaap_

Data Type: xbrli:monetaryItemType

Balance Type: debit **Period Type:** instant

X

- Definition

Aggregate par or stated value of issued nonredeemable preferred stock (or preferred stock redeemable solely at the option of the issuer). This item includes treasury stock repurchased by the entity. Note: elements for number of nonredeemable preferred shares, par value and other disclosure concepts are in another section within stockholders' equity.

+ References

- Publisher FASB
- Name Accounting Standards Codification
- Topic 505
- SubTopic 10

- Section S99
- Paragraph 1
- Subparagraph (SX 210.3-04)
- URI http://asc.fasb.org/extlink&oid=27012166&loc=d3e187085-122770

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.5- 02.28)
- URI http://asc.fasb.org/extlink&oid=6877327&loc=d3e13212- 122682

Reference 3: http://www.xbrl.org/2003/role/presentationRef

- Publisher SEC
- Name Regulation S- X (SX)
- Number 210
- Section 02
- Paragraph 29
- Article 5
- + Details

Name: us- gaap_PreferredStockValue

Namespace Prefix: us- gaap_

Data Type: xbrli:monetaryItemType

Balance Type: credit Period Type: instant

X

- Definition

Amount after accumulated depreciation, depletion and amortization of physical assets used in the normal conduct of business to produce goods and services and not intended for resale. Examples include, but are not limited to, land, buildings, machinery and equipment, office equipment, and furniture and fixtures.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.5- 02.13)
- URI http://asc.fasb.org/extlink&oid=6877327&loc=d3e13212-122682

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 360
- SubTopic 10
- Section 50
- Paragraph 1
- URI http://asc.fasb.org/extlink&oid=6391035&loc=d3e2868-110229

Reference 3: http://www.xbrl.org/2003/role/presentationRef

- Publisher SEC
- Name Regulation S- X (SX)
- Number 210
- Section 02

- Paragraph 13
- Subparagraph a
- Article 5

Reference 4: http://www.xbrl.org/2003/role/presentationRef

- Publisher SEC
- Name Regulation S- X (SX)
- Number 210
- Section 03
- Paragraph 8
- Article 7
- + Details

Name: us- gaap_PropertyPlantAndEquipmentNet

Namespace Prefix: us- gaap_

Data Type: xbrli:monetaryItemType

Balance Type: debit **Period Type:** instant

X

- Definition

The cumulative amount of the reporting entity's undistributed earnings or deficit.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.5- 02.31(a)(3))
- URI http://asc.fasb.org/extlink&oid=6877327&loc=d3e13212-122682

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher SEC
- Name Regulation S- X (SX)
- Number 210
- Section 04
- Article 3
- + Details

Name: us- gaap RetainedEarningsAccumulatedDeficit

Namespace Prefix: us- gaap_

Data Type: xbrli:monetaryItemType

Balance Type: credit Period Type: instant

X

- Definition

Total of all stockholders' equity (deficit) items, net of receivables from officers, directors, owners, and affiliates of the entity which are attributable to the parent. The amount of the economic entity's stockholders' equity attributable to the parent excludes the amount of stockholders' equity which is allocable to that ownership interest in subsidiary equity which is not attributable to the parent (noncontrolling interest, minority interest). This excludes temporary equity and is sometimes called permanent equity.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 310

- SubTopic 10
- Section S99
- Paragraph 2
- Subparagraph (SAB TOPIC 4.E)
- URI http://asc.fasb.org/extlink&oid=27010918&loc=d3e74512-122707

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.5- 02.29- 31)
- URI http://asc.fasb.org/extlink&oid=6877327&loc=d3e13212-122682

Reference 3: http://www.xbrl.org/2003/role/presentationRef

- Publisher SEC
- Name Staff Accounting Bulletin (SAB)
- Number Topic 4
- Section E
- + Details

Name: us- gaap_StockholdersEquity

Namespace Prefix: us- gaap_

Data Type: xbrli:monetaryItemType

Balance Type: credit Period Type: instant

X

- References

No definition available.

+ Details

Name: usgaap_

StockholdersEquityAbstract
Namespace Prefix: us- gaap_
Data Type: xbrli:stringItemType

Balance Type: na **Period Type:** duration

Statement of Financial Position - Parenthetical - \$ / shares	Jun. 30, 2016	Dec. 31, 2015	Dec. 31, 2014
Statement of Financial Position			
Preferred Stock, Par Value	\$ 0.001	\$ 0.001	\$ 0.001
Preferred Stock, Shares Authorized	10,000,000	1,000,000	1,000,000
Preferred Stock, Shares Issued	1	1	1
Preferred Stock, Shares Outstanding	1	1	1
Common Stock, Par Value	\$ 0.001	\$ 0.001	\$ 0.001
Common Stock, Shares Authorized	125,000,000	100,000,000	100,000,000
Common Stock, Shares Issued	24,999,978	24,999,978	22,028,425
Common Stock, Shares Outstanding	24,999,978	24,999,978	22,028,425

- Definition

Face amount or stated value per share of common stock.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.5-02.29)
- URI http://asc.fasb.org/extlink&oid=6877327&loc=d3e13212- 122682

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher SEC
- Name Regulation S- X (SX)
- Number 210
- Section 02
- Paragraph 30
- Article 5
- + Details

Name: usgaap_CommonStockParOrStatedValuePerShare

Namespace Prefix: us- gaap_ Data Type: num:perShareItemType

Balance Type: na **Period Type:** instant

X

- Definition

The maximum number of common shares permitted to be issued by an entity's charter and bylaws.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 10
- Section S99
- Paragraph 1

- Subparagraph (SX 210.5- 02.29)
- URI http://asc.fasb.org/extlink&oid=6877327&loc=d3e13212-122682

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher SEC
- Name Regulation S- X (SX)
- Number 210
- Section 02
- Paragraph 30
- Article 5
- + Details

Name: us- gaap_CommonStockSharesAuthorized

Namespace Prefix: us- gaap_ Data Type: xbrli:sharesItemType

Balance Type: na **Period Type:** instant

X

- Definition

Total number of common shares of an entity that have been sold or granted to shareholders (includes common shares that were issued, repurchased and remain in the treasury). These shares represent capital invested by the firm's shareholders and owners, and may be all or only a portion of the number of shares authorized. Shares issued include shares outstanding and shares held in the treasury.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.5-02.29)
- URI http://asc.fasb.org/extlink&oid=6877327&loc=d3e13212-122682

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher SEC
- Name Regulation S- X (SX)
- Number 210
- Section 02
- Paragraph 30
- Article 5
- + Details

Name: us- gaap_CommonStockSharesIssued

Namespace Prefix: us- gaap_ Data Type: xbrli:sharesItemType

Balance Type: na **Period Type:** instant

X

- Definition

Number of shares of common stock outstanding. Common stock represent the ownership interest in a corporation.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 505
- SubTopic 10

- Section 50
- Paragraph 2
- URI http://asc.fasb.org/extlink&oid=6928386&loc=d3e21463-112644

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.5-02.29)
- URI http://asc.fasb.org/extlink&oid=6877327&loc=d3e13212-122682

Reference 3: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 505
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.3-04)
- URI http://asc.fasb.org/extlink&oid=27012166&loc=d3e187085-122770

Reference 4: http://www.xbrl.org/2003/role/presentationRef

- Publisher SEC
- Name Regulation S- X (SX)
- Number 210
- Section 02
- Paragraph 30
- Article 5
- + Details

Name: us- gaap_CommonStockSharesOutstanding

Namespace Prefix: us- gaap_ Data Type: xbrli:sharesItemType

Balance Type: na **Period Type:** instant

X

- Definition

Face amount or stated value per share of preferred stock nonredeemable or redeemable solely at the option of the issuer.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.5-02.28)
- URI http://asc.fasb.org/extlink&oid=6877327&loc=d3e13212-122682

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher SEC
- Name Regulation S- X (SX)
- Number 210
- Section 02
- Paragraph 29

- Article 5

+ Details

Name: us- gaap_PreferredStockParOrStatedValuePerShare

Namespace Prefix: us- gaap_ Data Type: num:perShareItemType

Balance Type: na **Period Type:** instant

X

- Definition

The maximum number of nonredeemable preferred shares (or preferred stock redeemable solely at the option of the issuer) permitted to be issued by an entity's charter and bylaws.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.5-02.28)
- URI http://asc.fasb.org/extlink&oid=6877327&loc=d3e13212- 122682

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher SEC
- Name Regulation S- X (SX)
- Number 210
- Section 02
- Paragraph 29
- Article 5
- + Details

Name: us- gaap PreferredStockSharesAuthorized

Namespace Prefix: us- gaap_ Data Type: xbrli:sharesItemType

Balance Type: na **Period Type:** instant

X

- Definition

Total number of nonredeemable preferred shares (or preferred stock redeemable solely at the option of the issuer) issued to shareholders (includes related preferred shares that were issued, repurchased, and remain in the treasury). May be all or portion of the number of preferred shares authorized. Excludes preferred shares that are classified as debt.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.5- 02.28)
- URI http://asc.fasb.org/extlink&oid=6877327&loc=d3e13212- 122682

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher SEC
- Name Regulation S- X (SX)

- Number 210
- Section 02
- Paragraph 29
- Article 5
- + Details

Name: us- gaap_PreferredStockSharesIssued

Namespace Prefix: us- gaap_ Data Type: xbrli:sharesItemType

Balance Type: na **Period Type:** instant

X

- Definition

Aggregate share number for all nonredeemable preferred stock (or preferred stock redeemable solely at the option of the issuer) held by stockholders. Does not include preferred shares that have been repurchased.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.5- 02.28)
- URI http://asc.fasb.org/extlink&oid=6877327&loc=d3e13212-122682

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher SEC
- Name Regulation S- X (SX)
- Number 210
- Section 02
- Paragraph 29
- Article 5
- + Details

Name: usgaap PreferredStockSharesOutstanding

Namespace Prefix: us- gaap_ Data Type: xbrli:sharesItemType

Balance Type: na **Period Type:** instant

X

- References

No definition available.

+ Details

Name: usgaap_StatementOfFinancialPositionAbstract

Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

Balance Type: na **Period Type:** duration

Biotricity, Inc Statements of Operations and Comprehensive Loss - USD (\$)		3 Months Ended		6 Months Ended		12 Months Ended	
		Jun. 30, 2016	Jun. 30, 2015	Jun. 30, 2016	Jun. 30, 2015	Dec. 31, 2015	Dec. 31, 2014
Income Statement							
Revenue Proposition Proposit							
Expenses:							
General and administrative expenses	[1]	534,438	293,694	869,524	1,732,905	3,986,550	873,541
Research and development expenses	[2]	266,370	198,319	507,859	565,513	1,143,453	832,661
Total Operating Expenses		800,808	492,013	1,377,383	2,298,418	5,130,003	1,706,202
Accretion expense	[3]	120,531		194,103		59,875	
Change in fair value of derivative liabilities	[4]	123,268		742,227		(4,026)	
Net loss before income taxes		(1,044,607)	(492,013)	(2,313,713)	(2,298,418)	(5,185,852)	(1,706,202)
Income taxes							
Net loss		(1,044,607)	(492,013)	(2,313,713)	(2,298,418)	(5,185,852)	(1,706,202)
Translation adjustment		(129,591)	193,585	(191,109)	59,655	(35,313)	3,050
Net loss and comprehensive loss		\$	\$ (298,428)	\$	\$	\$	\$
		(1,174,198)	\$ (290,420)	(2,054,822)	(2,238,763)	(5,221,165)	(1,703,152)
Loss per share, basic and diluted		\$ (0.0418)	\$ (0.0232)	\$ (0.0925)	\$ (0.1053)	\$ (0.24)	\$ (0.09)
Weighted average number of common shares outstanding		24,999,978	21,247,744	24,999,978	21,832,673	21,852,834	19,747,949

- [1] See Stockholders' Deficiency and Related Party Transaction Note
- [2] See Commitments Note
- [3] See Convertible Promissory Note
- [4] See Derivative Liabilities Note

- Definition

Harmonized sales tax recoverable.

+ References

No definition available.

+ Details

Name: fil_ChangeInFairValueOfDerivativeLiabilities

Namespace Prefix: fil_

Data Type: xbrli:monetaryItemType

Balance Type: debit Period Type: duration

X

- Definition

Change in fair value of derivative liabilities.

+ References

No definition available.

+ Details

Name: fil_NetLossBeforeIncomeTaxes

Namespace Prefix: fil_

Data Type: xbrli:monetaryItemType

Balance Type: debit **Period Type:** duration

X

- Definition

Amount recognized for the passage of time, typically for liabilities, that have been discounted to their net present values. Excludes accretion associated with asset retirement obligations.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 410
- SubTopic 20
- Section 45
- Paragraph 1
- URI http://asc.fasb.org/extlink&oid=6392676&loc=d3e7480-110848

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 420
- SubTopic 10
- Section 35
- Paragraph 4
- URI http://asc.fasb.org/extlink&oid=6394232&loc=d3e17558-110866

+ Details

Name: us- gaap_AccretionExpense
Namespace Prefix: us- gaap_
Data Transported International Accretion

Data Type: xbrli:monetaryItemType

Balance Type: debit **Period Type:** duration

X

- Definition

Amount after tax of increase (decrease) in equity from transactions and other events and circumstances from net income (loss) and other comprehensive income (loss), attributable to noncontrolling interests. Excludes changes in equity resulting from investments by owners and distributions to owners.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 810
- SubTopic 10
- Section 45
- Paragraph 21
- URI http://asc.fasb.org/extlink&oid=51664549&loc=SL4613674-111683

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 810
- SubTopic 10
- Section 45
- Paragraph 20
- URI http://asc.fasb.org/extlink&oid=51664549&loc=SL4569643-111683

Reference 3: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 810
- SubTopic 10
- Section 55
- Paragraph 4K
- URI http://asc.fasb.org/extlink&oid=35736750&loc=SL4591552-111686
- + Details

Name: us-gaap_ComprehensiveIncomeNetOfTaxAttributableToNoncontrollingInterest

Namespace Prefix: us- gaap_

Data Type: xbrli:monetaryItemType

Balance Type: debit **Period Type:** duration

X

- Definition

The amount of net income or loss for the period per each share in instances when basic and diluted earnings per share are the same amount and reported as a single line item on the face of the financial statements. Basic earnings per share is the amount of net income or loss for the period per each share of common stock or unit outstanding during the reporting period. Diluted earnings per share includes the amount of net income or loss for the period available to each share of common stock or common unit outstanding during the reporting period and to each share or unit that would have been outstanding assuming the issuance of common shares or units for all dilutive potential common shares or units outstanding during the reporting period.

+ References

No definition available.

+ Details

Name: us- gaap_EarningsPerShareBasicAndDiluted

Namespace Prefix: us- gaap_ Data Type: num:perShareItemType

Balance Type: na **Period Type:** duration

X

- Definition

Amount before tax of foreign currency transaction realized and unrealized loss recognized in the income statement.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 830
- SubTopic 20
- Section 45
- Paragraph 1
- URI http://asc.fasb.org/extlink&oid=6450189&loc=d3e30690-110894

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 830
- SubTopic 20
- Section 50
- Paragraph 1
- URI http://asc.fasb.org/extlink&oid=6450222&loc=d3e30840-110895

Reference 3: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 830
- SubTopic 20
- Section 45
- Paragraph 2
- URI http://asc.fasb.org/extlink&oid=6450189&loc=d3e30700-110894
- + Details

Name: us- gaap_ForeignCurrencyTransactionLossBeforeTax

Namespace Prefix: us- gaap_

Data Type: xbrli:monetaryItemType

Balance Type: debit Period Type: duration

X

- Definition

The aggregate total of expenses of managing and administering the affairs of an entity, including affiliates of the reporting entity, which are not directly or indirectly associated with the manufacture, sale or creation of a product or product line.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 225
- SubTopic 10
- Section S99
- Paragraph 2
- Subparagraph (SX 210.5-03.4)
- URI http://asc.fasb.org/extlink&oid=26872669&loc=d3e20235-122688
- + Details

Name: usgaap_GeneralAndAdministrativeExpense

Namespace Prefix: us- gaap_ Data Type: xbrli:monetaryItemType

Balance Type: debit **Period Type:** duration

X

- References

No definition available.

+ Details

Name: usgaap_IncomeStatementAbstract

Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

Balance Type: na **Period Type:** duration

X

- Definition

The amount of cash paid during the current period to foreign, federal, state, and local authorities as taxes on income.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 230
- SubTopic 10
- Section 50
- Paragraph 2
- URI http://asc.fasb.org/extlink&oid=6367179&loc=d3e4297- 108586

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 230
- SubTopic 10
- Section 45
- Paragraph 25
- Subparagraph (f)

- URI http://asc.fasb.org/extlink&oid=56944662&loc=d3e3536- 108585

+ Details

Name: us- gaap_IncomeTaxesPaid Namespace Prefix: us- gaap_ Data Type: xbrli:monetaryItemType

Balance Type: credit Period Type: duration

X

- Definition

The portion of profit or loss for the period, net of income taxes, which is attributable to the parent.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Glossary Net Income
- URI http://asc.fasb.org/extlink&oid=51831255

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 230
- SubTopic 10
- Section 45
- Paragraph 28
- URI http://asc.fasb.org/extlink&oid=56944662&loc=d3e3602-108585

Reference 3: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 944
- SubTopic 225
- Section S99
- Paragraph 1
- Subparagraph (SX 210.7- 04.19)
- URI http://asc.fasb.org/extlink&oid=6879464&loc=d3e573970- 122913

Reference 4: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 260
- SubTopic 10
- Section 50
- Paragraph 1
- URI http://asc.fasb.org/extlink&oid=6371337&loc=d3e3550-109257

Reference 5: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 225
- SubTopic 10
- Section S99
- Paragraph 2
- Subparagraph (SX 210.5-03.18)
- URI http://asc.fasb.org/extlink&oid=26872669&loc=d3e20235-122688

Reference 6: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 944

- SubTopic 225
- Section S99
- Paragraph 1
- Subparagraph (SX 210.7- 04.22)
- URI http://asc.fasb.org/extlink&oid=6879464&loc=d3e573970-122913

Reference 7: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Glossary Other Comprehensive Income
- URI http://asc.fasb.org/extlink&oid=51831270

Reference 8: http://www.xbrl.org/2003/role/presentationRef

- Publisher SEC
- Name Regulation S- X (SX)
- Number 210
- Section 03
- Paragraph 19
- Article 5

Reference 9: http://www.xbrl.org/2003/role/presentationRef

- Publisher SEC
- Name Regulation S- X (SX)
- Number 210
- Section 04
- Paragraph 20
- Article 9
- + Details

Name: us- gaap_NetIncomeLoss Namespace Prefix: us- gaap_ Data Type: xbrli:monetaryItemType

Balance Type: credit **Period Type:** duration

X

- Definition

Generally recurring costs associated with normal operations except for the portion of these expenses which can be clearly related to production and included in cost of sales or services. Includes selling, general and administrative expense.

+ References

No definition available.

+ Details

Name: us- gaap_OperatingExpenses

Namespace Prefix: us- gaap_

Data Type: xbrli:monetaryItemType

Balance Type: debit **Period Type:** duration

X

- References

No definition available.

+ Details

Name: usgaap_OtherExpensesAbstract

Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

Balance Type: na **Period Type:** duration

- Definition

The aggregate costs incurred (1) in a planned search or critical investigation aimed at discovery of new knowledge with the hope that such knowledge will be useful in developing a new product or service, a new process or technique, or in bringing about a significant improvement to an existing product or process; or (2) to translate research findings or other knowledge into a plan or design for a new product or process or for a significant improvement to an existing product or process whether intended for sale or the entity's use, during the reporting period charged to research and development projects, including the costs of developing computer software up to the point in time of achieving technological feasibility, and costs allocated in accounting for a business combination to in- process projects deemed to have no alternative future use.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 730
- SubTopic 10
- Section 50
- Paragraph 1
- URI http://asc.fasb.org/extlink&oid=6420194&loc=d3e21568- 108373

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 985
- SubTopic 20
- Section 50
- Paragraph 1
- URI http://asc.fasb.org/extlink&oid=6501960&loc=d3e128462-111756
- + Details

Name: usgaap_ResearchAndDevelopmentExpense

Namespace Prefix: us- gaap_

Data Type: xbrli:monetaryItemType

Balance Type: debit **Period Type:** duration

X

- Definition

Amount of revenue recognized from goods sold, services rendered, insurance premiums, or other activities that constitute an earning process. Includes, but is not limited to, investment and interest income before deduction of interest expense when recognized as a component of revenue, and sales and trading gain (loss).

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 225
- SubTopic 10
- Section S99
- Paragraph 2
- Subparagraph (SX 210.5-03.1)
- URI http://asc.fasb.org/extlink&oid=26872669&loc=d3e20235-122688
- + Details

Name: us- gaap_Revenues
Namespace Prefix: us- gaap_
Data Type: xbrli:monetaryItemType

Balance Type: credit Period Type: duration

- Definition

Average number of shares or units issued and outstanding that are used in calculating basic and diluted earnings per share (EPS).

+ References

No definition available.

+ Details

Name: us- gaap_WeightedAverageNumberOfShareOutstandingBasicAndDiluted

Namespace Prefix: us- gaap_ Data Type: xbrli:sharesItemType

Balance Type: na Period Type: duration

Biotricity, Inc. Statements of Stockholders' (Deficiency) Equity - USD (\$)	Total	Preferred Stock	Common Stock	Additional Paid-in Capital	Accumulated other comprehensive (loss) income	Accumulated Deficit
Balance, Value at Dec. 31, 2013	\$ 102,187	\$ 1	\$ 15,088	\$ 2,409,557	\$ 14,261	\$ (2,336,720)
Balance, Shares at Dec. 31, 2013		1	15,088,219			
Issuance of shares for cash, Value	545,278		\$ 1,400	543,878		
Issuance of shares for cash, Shares			1,400,490			
Issuance of shares for services, Value	66,179		\$ 170	66,009		
Issuance of shares for services, Shares			169,974			
Issuance of warrants for services	400,335			400,335		
Acquisition of net liabilities and shares outstanding-reverse merger, Value	(237,348)		\$ 3,950	(241,298)		
Acquisition of net liabilities and shares outstanding- reverse merger, Shares			3,950,100			
Issuance of shares and warrants for cash, Value	1,104,229		\$ 1,240	1,102,989		
Issuance of shares and warrants for cash, Shares			1,240,092			
Exercise of warrants for cash, Value	66,188		\$ 180	66,008		
Exercise of warrants for cash, Shares			179,550			
Translation adjustment	3,050				3,050	
Net loss	(1,706,202)					(1,706,202)
Balance, Value at Dec. 31, 2014	343,896	\$ 1	\$ 22,028	4,347,478	17,311	(4,042,922)
Balance, Shares at Dec. 31, 2014		1	22,028,425			
Issuance of warrants for services	672,749			672,749		
Exercise of warrants for cash, Value	707,196		\$ 898	706,298		

Exercise of warrants for cash, Shares			897,750			
Translation adjustment	(35,313)				(35,313)	
Net loss	(5,185,852)					(5,185,852)
Cancellation of shares, Value	(89)		\$ (1,317)	1,228		
Stock based compensation	2,257,953			2,257,953		
Exercise of stock option plan, Value	283		\$ 3,391	(3,108)		
Exercise of stock option plan, Shares			3,390,503			
Balance, Value at Dec. 31, 2015	(1,239,177)	\$ 1	\$ 25,000	\$ 7,982,598	\$ (18,002)	\$ (9,228,774)
Balance, Shares at Dec. 31, 2015		1	24,999,978			
Translation adjustment	(191,109)					
Balance, Value at Jun.	\$					
<u>30, 2016</u>	(3,669,673)					

- Definition

Acquisition of net liabilities and shares outstanding-reverse merger, Value.

+ References

No definition available.

+ Details

 $Name: fil_Acquisition Of Net Liabilities And Shares Outstanding Reverse Merger Shares$

Namespace Prefix: fil_

Data Type: xbrli:sharesItemType

Balance Type: na Period Type: duration

X

- Definition

Issuance of warrants for services.

+ References

No definition available.

+ Details

 $\textbf{Name:} \ fil_Acquisition Of Net Liabilities And Shares Outstanding Reverse Merger Value$

Namespace Prefix: fil_

Data Type: xbrli:monetaryItemType

Balance Type: debit Period Type: duration

X

- Definition

Exercise of warrants for cash, Shares.

+ References

No definition available.

+ Details

Name: fil_CancellationOfSharesValue

Namespace Prefix: fil_

Data Type: xbrli:monetaryItemType

Balance Type: debit **Period Type:** duration

X

- Definition

Exercise of stock option plan, Value.

+ References

No definition available.

+ Details

Name: fil_ExerciseOfStockOptionPlanShares

Namespace Prefix: fil_

Data Type: xbrli:sharesItemType

Balance Type: na Period Type: duration

X

- Definition

Cancellation of warrants.

+ References

No definition available.

+ Details

Name: fil_ExerciseOfStockOptionPlanValue

Namespace Prefix: fil_

Data Type: xbrli:monetaryItemType

Balance Type: debit PeriodType: duration

X

- Definition

Exercise of warrants for cash, Value.

+ References

No definition available.

+ Details

Name: fil ExerciseOfWarrantsForCashShares

Namespace Prefix: fil_

Data Type: xbrli:sharesItemType

Balance Type: na Period Type: duration

\mathbf{X}

- Definition

Issuance of shares and warrants for cash, Shares.

+ References

No definition available.

+ Details

Name: fil ExerciseOfWarrantsForCashValue

Namespace Prefix: fil

Data Type: xbrli:monetaryItemType

Balance Type: debit **Period Type:** duration

X

- Definition

Issuance of shares and warrants for cash, Value.

+ References

No definition available.

+ Details

Name: fil IssuanceOfSharesAndWarrantsForCashShares

Namespace Prefix: fil_

Data Type: xbrli:sharesItemType

Balance Type: na **Period Type:**duration

X

- Definition

Acquisition of net liabilities and shares outstanding-reverse merger, Shares.

+ References

No definition available.

+ Details

Name: fil IssuanceOfSharesAndWarrantsForCashValue

Namespace Prefix: fil

Data Type: xbrli:monetaryItemType

Balance Type: debit **Period Type:** duration

X

- Definition

Issuance of shares for cash, Value.

+ References

No definition available.

+ Details

Name: fil_IssuanceOfSharesForCashShares

Namespace Prefix: fil_

Data Type: xbrli:sharesItemType

Balance Type: na Period Type: duration

X

- Definition

Represents the monetary amount of Issuance of shares for cash, Value, during the indicated time period.

+ References

No definition available.

+ Details

Name: fil IssuanceOfSharesForCashValue

Namespace Prefix: fil_

Data Type: xbrli:monetaryItemType

Balance Type: debit **Period Type:** duration

X

- Definition

Issuance of shares for services, Value.

+ References

No definition available.

+ Details

Name: fil_IssuanceOfSharesForServicesShares

Namespace Prefix: fil_

Data Type: xbrli:sharesItemType

Balance Type: na Period Type: duration

- Definition

Issuance of shares for cash, Shares.

+ References

No definition available.

+ Details

Name: fil_IssuanceOfSharesForServicesValue

Namespace Prefix: fil

Data Type: xbrli:monetaryItemType

Balance Type: debit **Period Type:** duration

X

- Definition

Issuance of shares for services, Shares.

+ References

No definition available.

+ Details

Name: fil_IssuanceOfWarrantsForServices

Namespace Prefix: fil_

Data Type: xbrli:monetaryItemType

Balance Type: debit **Period Type:** duration

X

- Definition

Amount before tax of foreign currency transaction realized and unrealized loss recognized in the income statement.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 830
- SubTopic 20
- Section 45
- Paragraph 1
- URI http://asc.fasb.org/extlink&oid=6450189&loc=d3e30690-110894

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 830
- SubTopic 20
- Section 50
- Paragraph 1
- URI http://asc.fasb.org/extlink&oid=6450222&loc=d3e30840-110895

Reference 3: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 830
- SubTopic 20
- Section 45
- Paragraph 2
- URI http://asc.fasb.org/extlink&oid=6450189&loc=d3e30700-110894
- + Details

Name: us- gaap ForeignCurrencyTransactionLossBeforeTax

Namespace Prefix: us- gaap_

Data Type: xbrli:monetaryItemType

Balance Type: debit **Period Type:** duration

\mathbf{X}

- Definition

The consolidated profit or loss for the period, net of income taxes, including the portion attributable to the noncontrolling

interest.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 810
- SubTopic 10
- Section 45
- Paragraph 19
- URI http://asc.fasb.org/extlink&oid=51664549&loc=SL4569616- 111683

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 810
- SubTopic 10
- Section 55
- Paragraph 4K
- URI http://asc.fasb.org/extlink&oid=35736750&loc=SL4591552-111686

Reference 3: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 810
- SubTopic 10
- Section 50
- Paragraph 1A
- Subparagraph (a),(c)
- URI http://asc.fasb.org/extlink&oid=18733093&loc=SL4573702-111684

Reference 4: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 810
- SubTopic 10
- Section 55
- Paragraph 4J
- URI http://asc.fasb.org/extlink&oid=35736750&loc=SL4591551-111686
- + Details

Name: us- gaap_ProfitLoss
Namespace Prefix: us- gaap_
Data Type: vbrli:monetary/ten

Data Type: xbrli:monetaryItemType

Balance Type: credit **Period Type:** duration

X

- Definition

The aggregate amount of noncash, equity- based employee remuneration. This may include the value of stock or unit options, amortization of restricted stock or units, and adjustment for officers' compensation. As noncash, this element is an add back when calculating net cash generated by operating activities using the indirect method.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 230
- SubTopic 10
- Section 45
- Paragraph 28
- Subparagraph (a)
- URI http://asc.fasb.org/extlink&oid=56944662&loc=d3e3602-108585
- + Details

Name: us- gaap_ShareBasedCompensation

Namespace Prefix: us- gaap_

Data Type: xbrli:monetaryItemType

Balance Type: debit **Period Type:** duration

X

- Definition

Number of shares of stock issued as of the balance sheet date, including shares that had been issued and were previously outstanding but which are now held in the treasury.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 505
- SubTopic 10
- Section 50
- Paragraph 2
- URI http://asc.fasb.org/extlink&oid=6928386&loc=d3e21463-112644
- + Details

Name: us- gaap_SharesIssued Namespace Prefix: us- gaap_ Data Type: xbrli:sharesItemType

Balance Type: na **Period Type:** instant

X

- Definition

Total of all stockholders' equity (deficit) items, net of receivables from officers, directors, owners, and affiliates of the entity which are attributable to the parent. The amount of the economic entity's stockholders' equity attributable to the parent excludes the amount of stockholders' equity which is allocable to that ownership interest in subsidiary equity which is not attributable to the parent (noncontrolling interest, minority interest). This excludes temporary equity and is sometimes called permanent equity.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 310
- SubTopic 10
- Section S99
- Paragraph 2
- Subparagraph (SAB TOPIC 4.E)
- URI http://asc.fasb.org/extlink&oid=27010918&loc=d3e74512-122707

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.5- 02.29- 31)
- URI http://asc.fasb.org/extlink&oid=6877327&loc=d3e13212-122682

Reference 3: http://www.xbrl.org/2003/role/presentationRef

- Publisher SEC
- Name Staff Accounting Bulletin (SAB)
- Number Topic 4
- Section E
- + Details

Name: us- gaap_StockholdersEquity

Namespace Prefix: us- gaap_

Data Type: xbrli:monetaryItemType

Balance Type: credit Period Type: instant

X

- Details

Name: us- gaap_StatementEquityComponentsAxis=usgaap_PreferredStockMember

Namespace Prefix: Data Type: na Balance Type: Period Type:

X

- Details

Name: us- gaap_StatementEquityComponentsAxis=usgaap_CommonStockMember

Namespace Prefix: Data Type: na Balance Type: Period Type:

X

- Details

Name: us- gaap_StatementEquityComponentsAxis=usgaap_AdditionalPaidInCapitalMember

Namespace Prefix: Data Type: na Balance Type: Period Type:

X

- Details

 $\textbf{Name:} usgaap_StatementEquityComponentsAxis=fil_AccumulatedOtherComprehensiveLossIncomeMember$

Namespace Prefix: Data Type: na Balance Type: Period Type:

- Details

Name: usgaap_StatementEquityComponentsAxis=fil_AccumulatedDeficitMember
Namespace Prefix:
Data Type: na
Balance Type:
Period Type:

Biotricity, Inc Statements of Cash Flows - USD (\$)		3 Months Ended		6 Month	s Ended	12 Months Ended	
		Jun. 30, 2016	Jun. 30, 2015	Jun. 30, 2016	Jun. 30, 2015	Dec. 31, 2015	Dec. 31, 2014
Cash flow from operating activities:							
Net loss		\$ (1,044,607)	\$ (492,013)	\$ (2,313,713)	\$ (2,298,418)	\$ (5,185,852)	\$ (1,706,202)
Adjustments to reconcile net loss to net cash							
used in operations							
Stock based compensation					1,297,586	2,257,953	
<u>Depreciation</u>							9,051
Issuance of shares for consulting services							66,179
Accretion expense	[1]	120,531		194,103		59,875	
Change in fair value of derivative liabilities	[2]	123,268		742,227		(4,026)	
Issuance of warrants for services						672,749	400,335
Changes in operating assets and liabilities:							
Harmonized sales tax recoverable				12,057	15,625	25,437	(73,578)
Accounts payable and accrued liabilities				214,851	50,721	287,629	(77,570)
Deposits and other receivables				26,117		(77,740)	
Net Cash used in operating activities				(1,124,358)	(934,486)	(1,963,975)	(1,381,785)
Cash flows from financing activities:							
Proceeds from issuance of shares, net							1,649,507
Proceeds from exercise of warrants				13,000	470,758	707,196	66,188
Proceeds from issuance of convertible				975 000		1 200 140	
promissory notes				875,000		1,289,149	
Due to shareholders				10,929			
Proceeds from exercise of stock option						283	
Net Cash provided by financing activities				898,929	470,758	1,996,628	1,715,695
Net (decrease) increase in cash				(225,429)	(463,728)	32,653	333,910
Effect of foreign currency translation				(151,274)	51,367	(70,651)	(1,067)
Cash, beginning of period				410,601	448,599	448,599	115,756
Cash, end of period		\$ 33,898	\$ 36,238	\$ 33,898	\$ 36,238	\$ 410,601	\$ 448,599

[1] See Convertible Promissory Note

[2] See Derivative Liabilities Note

X

- Definition

Harmonized sales tax recoverable.

+ References

No definition available.

+ Details

Name: fil_ChangeInFairValueOfDerivativeLiabilities

Namespace Prefix: fil_

Data Type: xbrli:monetaryItemType

Balance Type: debit **Period Type:** duration

X

- Definition

Represents the monetary amount of Due to shareholders, during the indicated time period.

+ References

No definition available.

+ Details

Name: fil_DueToShareholders

Namespace Prefix: fil_

Data Type: xbrli:monetaryItemType

Balance Type: debit **Period Type:** duration

X

- Definition

Due from shareholders.

+ References

No definition available.

+ Details

Name: fil_EffectOfForeignCurrencyTranslation

Namespace Prefix: fil_

Data Type: xbrli:monetaryItemType

Balance Type: debit Period Type: duration

X

- Definition

Net loss and comprehensive loss.

+ References

No definition available.

+ Details

Name: fil_HarmonizedSalesTaxRecoverable1

Namespace Prefix: fil_

Data Type: xbrli:monetaryItemType

Balance Type: debit **Period Type:** duration

X

- Definition

Exercise of stock option plan, Shares.

+ References

No definition available.

+ Details

Name: fil_IssuanceOfSharesForConsultingServices

Namespace Prefix: fil_

Data Type: xbrli:monetaryItemType

Balance Type: debit **Period Type:** duration

X

- Definition

Issuance of shares for consulting services.

+ References

No definition available.

+ Details

Name: fil_IssuanceOfWarrantsForServices1

Namespace Prefix: fil_

Data Type: xbrli:monetaryItemType

Balance Type: debit **Period Type:** duration

- Definition

Harmonized sales tax recoverable.

+ References

No definition available.

+ Details

Name: fil_ProceedsFromIssuanceOfConvertiblePromissoryNotes

Namespace Prefix: fil_

Data Type: xbrli:monetaryItemType

Balance Type: debit **Period Type:** duration

X

- Definition

Issuance of warrants for services.

+ References

No definition available.

+ Details

Name: fil_ProceedsFromIssuanceOfSharesNet

Namespace Prefix: fil_

Data Type: xbrli:monetaryItemType

Balance Type: debit **Period Type:** duration

X

- Definition

Amount recognized for the passage of time, typically for liabilities, that have been discounted to their net present values. Excludes accretion associated with asset retirement obligations.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 410
- SubTopic 20
- Section 45
- Paragraph 1
- URI http://asc.fasb.org/extlink&oid=6392676&loc=d3e7480-110848

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 420
- SubTopic 10
- Section 35
- Paragraph 4
- URI http://asc.fasb.org/extlink&oid=6394232&loc=d3e17558-110866

+ Details

Name: us- gaap_AccretionExpense Namespace Prefix: us- gaap_

Data Type: xbrli:monetaryItemType

Balance Type: debit **Period Type:** duration

- References

No definition available.

+ Details

Name: usgaap_AdjustmentsToReconcileNetIncomeLossToCashProvidedByUsedInOperatingActivitiesAbstract

Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

Balance Type: na Period Type: duration

X

- Definition

Amount of currency on hand as well as demand deposits with banks or financial institutions. Includes other kinds of accounts that have the general characteristics of demand deposits. Also includes short- term, highly liquid investments that are both readily convertible to known amounts of cash and so near their maturity that they present insignificant risk of changes in value because of changes in interest rates. Excludes cash and cash equivalents within disposal group and discontinued operation.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Glossary Cash
- URI http://asc.fasb.org/extlink&oid=6506951

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 10
- Section 45
- Paragraph 1
- Subparagraph (a)
- URI http://asc.fasb.org/extlink&oid=28358313&loc=d3e6676- 107765

Reference 3: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 230
- SubTopic 10
- Section 45
- Paragraph 4
- URI http://asc.fasb.org/extlink&oid=56944662&loc=d3e3044- 108585

Reference 4: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Glossary Cash Equivalents
- URI http://asc.fasb.org/extlink&oid=6507016

Reference 5: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.5-02.1)
- URI http://asc.fasb.org/extlink&oid=6877327&loc=d3e13212-122682
- + Details

Name: usgaap_CashAndCashEquivalentsAtCarryingValue

Namespace Prefix: us-gaap_ Data Type: xbrli:monetaryItemType

Balance Type: debit Period Type: instant

X

- Definition

Amount of increase (decrease) in cash. Cash is the amount of currency on hand as well as demand deposits with banks or financial institutions. Includes other kinds of accounts that have the general characteristics of demand deposits. Includes effect from exchange rate changes.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 830
- SubTopic 230
- Section 45
- Paragraph 1
- URI http://asc.fasb.org/extlink&oid=49171198&loc=d3e33268-110906

+ Details

Name: us- gaap_CashPeriodIncreaseDecrease

Namespace Prefix: us- gaap_

Data Type: xbrli:monetaryItemType

Balance Type: debit **Period Type:** duration

X

- Definition

The amount of expense recognized in the current period that reflects the allocation of the cost of tangible assets over the assets' useful lives. Includes production and non-production related depreciation.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 230
- SubTopic 10
- Section 45
- Paragraph 28
- Subparagraph (b)
- URI http://asc.fasb.org/extlink&oid=56944662&loc=d3e3602-108585
- + Details

Name: us- gaap_Depreciation
Namespace Prefix: us- gaap_
Data Type: xbrli:monetaryItemType

Balance Type: debit **Period Type:** duration

X

- Definition

The increase (decrease) during the reporting period in the amounts payable to vendors for goods and services received and the amount of obligations and expenses incurred but not paid.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB

- Name Accounting Standards Codification
- Topic 230
- SubTopic 10
- Section 45
- Paragraph 28
- Subparagraph (a)
- URI http://asc.fasb.org/extlink&oid=56944662&loc=d3e3602-108585
- + Details

Name: us- gaap_IncreaseDecreaseInAccountsPayableAndAccruedLiabilities

Namespace Prefix: us- gaap_

Data Type: xbrli:monetaryItemType

Balance Type: debit Period Type: duration

X

- References

No definition available.

+ Details

Name: usgaap_IncreaseDecreaseInOtherOperatingAssetsAndLiabilitiesNetAbstract

Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

Balance Type: na **Period Type:** duration

X

- Definition

The increase (decrease) during the reporting period in other amounts due to the reporting entity, which are not otherwise defined in the taxonomy.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 230
- SubTopic 10
- Section 45
- Paragraph 28
- Subparagraph (a)
- $URI\ http://asc.fasb.org/extlink\&oid=56944662\&loc=d3e3602-108585$
- + Details

Name: us- gaap_IncreaseDecreaseInOtherReceivables

Namespace Prefix: us- gaap_

Data Type: xbrli:monetaryItemType

Balance Type: credit **Period Type:** duration

X

- Definition

Amount of cash inflow (outflow) from financing activities, including discontinued operations. Financing activity cash flows include obtaining resources from owners and providing them with a return on, and a return of, their investment; borrowing money and repaying amounts borrowed, or settling the obligation; and obtaining and paying for other resources obtained from creditors on long- term credit.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification

- Topic 230
- SubTopic 10
- Section 45
- Paragraph 24
- URI http://asc.fasb.org/extlink&oid=56944662&loc=d3e3521-108585

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 230
- SubTopic 10
- Section 45
- Paragraph 26
- URI http://asc.fasb.org/extlink&oid=56944662&loc=d3e3574- 108585
- + Details

Name: usgaap_NetCashProvidedByUsedInFinancingActivities

Namespace Prefix: us- gaap_ Data Type: xbrli:monetaryItemType

Balance Type: debit **Period Type:** duration

X

- References

No definition available.

+ Details

Name: usgaap_NetCashProvidedByUsedInFinancingActivitiesAbstract

Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

Balance Type: na **Period Type:** duration

X

- Definition

Amount of cash inflow (outflow) from operating activities, including discontinued operations. Operating activity cash flows include transactions, adjustments, and changes in value not defined as investing or financing activities.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 230
- SubTopic 10
- Section 45
- Paragraph 24
- URI http://asc.fasb.org/extlink&oid=56944662&loc=d3e3521- 108585

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 230
- SubTopic 10
- Section 45
- Paragraph 28
- URI http://asc.fasb.org/extlink&oid=56944662&loc=d3e3602-108585

Reference 3: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 230

- SubTopic 10
- Section 45
- Paragraph 25
- URI http://asc.fasb.org/extlink&oid=56944662&loc=d3e3536- 108585
- + Details

Name: us- gaap_NetCashProvidedByUsedInOperatingActivities

Namespace Prefix: us- gaap_ Data Type: xbrli:monetaryItemType

Balance Type: na **Period Type:** duration

X

- References

No definition available.

+ Details

Name: usgaap_NetCashProvidedByUsedInOperatingActivitiesAbstract

Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

Balance Type: na Period Type: duration

X

- Definition

The portion of profit or loss for the period, net of income taxes, which is attributable to the parent.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Glossary Net Income
- URI http://asc.fasb.org/extlink&oid=51831255

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 230
- SubTopic 10
- Section 45
- Paragraph 28
- URI http://asc.fasb.org/extlink&oid=56944662&loc=d3e3602-108585

Reference 3: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 944
- SubTopic 225
- Section S99
- Paragraph 1
- Subparagraph (SX 210.7- 04.19)
- URI http://asc.fasb.org/extlink&oid=6879464&loc=d3e573970- 122913

Reference 4: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 260
- SubTopic 10
- Section 50
- Paragraph 1
- URI http://asc.fasb.org/extlink&oid=6371337&loc=d3e3550- 109257

Reference 5: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 225
- SubTopic 10
- Section S99
- Paragraph 2
- Subparagraph (SX 210.5- 03.18)
- URI http://asc.fasb.org/extlink&oid=26872669&loc=d3e20235-122688

Reference 6: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 944
- SubTopic 225
- Section S99
- Paragraph 1
- Subparagraph (SX 210.7- 04.22)
- URI http://asc.fasb.org/extlink&oid=6879464&loc=d3e573970-122913

Reference 7: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Glossary Other Comprehensive Income
- URI http://asc.fasb.org/extlink&oid=51831270

Reference 8: http://www.xbrl.org/2003/role/presentationRef

- Publisher SEC
- Name Regulation S- X (SX)
- Number 210
- Section 03
- Paragraph 19
- Article 5

Reference 9: http://www.xbrl.org/2003/role/presentationRef

- Publisher SEC
- Name Regulation S- X (SX)
- Number 210
- Section 04
- Paragraph 20
- Article 9
- + Details

Name: us- gaap_NetIncomeLoss Namespace Prefix: us- gaap_ Data Type: xbrli:monetaryItemType

Balance Type: credit

Period Type: duration

X

- Definition

The cash inflow associated with the amount received from holders exercising their stock options. This item inherently excludes any excess tax benefit, which the entity may have realized and reported separately.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 718
- SubTopic 10
- Section 50

- Paragraph 2
- Subparagraph (j)
- URI http://asc.fasb.org/extlink&oid=6415400&loc=d3e5070-113901

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 230
- SubTopic 10
- Section 45
- Paragraph 14
- Subparagraph (a)
- URI http://asc.fasb.org/extlink&oid=56944662&loc=d3e3255- 108585

Reference 3: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Glossary Financing Activities
- URI http://asc.fasb.org/extlink&oid=6513228
- + Details

Name: usgaap_ProceedsFromStockOptionsExercised

Namespace Prefix: us- gaap_ Data Type: xbrli:monetaryItemType

Balance Type: debit **Period Type:** duration

X

- Definition

The cash inflow associated with the amount received from holders exercising their stock warrants.

+ References

No definition available.

+ Details

Name: us- gaap_ProceedsFromWarrantExercises

Namespace Prefix: us- gaap_

Data Type: xbrli:monetaryItemType

Balance Type: debit **Period Type:** duration

X

- Definition

The aggregate amount of noncash, equity- based employee remuneration. This may include the value of stock or unit options, amortization of restricted stock or units, and adjustment for officers' compensation. As noncash, this element is an add back when calculating net cash generated by operating activities using the indirect method.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 230
- SubTopic 10
- Section 45
- Paragraph 28
- Subparagraph (a)
- URI http://asc.fasb.org/extlink&oid=56944662&loc=d3e3602-108585
- + Details

Name: us- gaap_ShareBasedCompensation

Namespace Prefix: us- gaap_ Data Type: xbrli:monetaryItemType

Balance Type: debit **Period Type:** duration

Nature of	6 Months Ended	12 Months Ended
Operations	Jun. 30, 2016	Dec. 31, 2015
<u>Notes</u>		
Nature of Operations	NATURE OF OPERATIONS	NATURE OF OPERATIONS
		Biotricity, Inc. (formerly MetaSolutions, Inc.) (the "Company") was incorporated under the laws of the State of Nevada on August 29, 2012.
	the Province of Ontario, Canada.	iMedical Innovations Inc. ("iMedical") was incorporated on July 3, 2014 under the laws of the Province of Ontario, Canada.
	care. They are focused on a realizable healthcare business model that has an existing market and commercialization pathway. As such, its efforts to date have been devoted in building technology that enables access to this	Sensor Mobility Inc. ("Sensor") was incorporated on July 22, 2009 under the laws of the Province of Ontario, Canada. Sensor was engaged in research and development activities within the remote monitoring segment of preventative care.
	product. On February 2, 2016, the Company entered into an exchange agreement with 1061806 BC LTD. ("Callco"), a British Columbia corporation and wholly owned subsidiary (incorporated on February 2, 2016), 1062024 B.C. LTD., a company existing under the laws of the Province of British Columbia ("Exchangeco"), iMedical, and the former shareholders of iMedical (the "Exchange Agreement"), whereby Exchangeco acquired	
	iMedical, taking into account certain shares pursuant to the Exchange Agreement as further explained in Note 9 to the condensed consolidated financial statements. These subsidiaries were solely used for the issuance of exchangeable shares in the reverse takeover transaction and have no other transactions or	of amalgamation. The amalgamation became effective from November 21, 2014, pursuant to approval by Canada Revenue Agency. Immediately prior to the Amalgamation, Biotricity had net liabilities of \$237,348 and 3,950,100 (3,300,000 Pre-Exchange Agreement) outstanding shares of common stock, which are presented in the consolidated financial statements.

As a result of the Share Exchange, iMedical is amalgamation, this transaction has reflected in the consolidated the historical cost basis. After February 2, operations reflected in date as one entity.

been now a wholly-owned subsidiary of the accounted for as a reverse merger and was Company. This transaction has been accounted treated as an acquisition of iMedical (legal for as reverse merger. Consequently, the assets acquirer) and a recapitalization of Sensor and liabilities and the historical operations (accounting acquirer). As Sensor was the financial accounting acquirer, its the results of statements for the periods prior to February 2, operations carried over. Consequently, the 2016 are those of iMedical and are recorded at assets and liabilities and the historical the consolidated 2016, the Company's condensed consolidated financial statements for the periods prior to financial statements include the assets and November 21, 2014, are those of Sensor and liabilities of both iMedical and the Company are recorded at historical cost basis. Effective and the historical operations of both after that from November 21, 2014, the Company's financial statements include the assets, liabilities and operations of iMedical.

> Both the Company and iMedical are engaged in research and development activities within the remote monitoring segment of preventative care. They are focused on a realizable healthcare business model that has an existing market and commercialization pathway. As such, its efforts to date have been devoted in building technology that enables access to this market through the development of a tangible product.

> On February 2, 2016, the Company entered into an Exchange Agreement (the "Exchange Agreement") with 1061806 BC("Callco"), a British Columbia corporation and wholly owned subsidiary (incorporated on February 2, 2016), 1062024 B.C. LTD., a company existing under the laws of the Province of British Columbia ("Exchangeco"), iMedical Innovation Inc., a company existing under the laws of Canada, and the former shareholders of iMedical, whereby Exchangeco acquired 100% of the outstanding common shares of iMedical, taking into account certain shares pursuant to the Exchange Agreement as further explained in Note 9 to the consolidated financial statements. These subsidiaries were solely used for the issuance of exchangeable shares in the reverse merger transaction and have no other transactions or balances. After giving effect to this transaction, the Company acquired all of iMedical's assets and liabilities and commenced operations through iMedical.

As a result of the Share Exchange, iMedical is now a wholly-owned subsidiary of the Company. This transaction has been accounted for as reverse merger. As the former stockholders of iMedical became the majority stockholders of the Company after amalgamation, this transaction has been accounted for as a reverse merger and was treated as an acquisition of the Company (legal acquirer) and a recapitalization of iMedical (accounting acquirer). As iMedical was the accounting acquirer, the results of operations were carried over. Consequently, the assets and liabilities and the historical operations reflected in the consolidated financial statements are those of iMedical and are recorded at historical cost basis.

These consolidated financial statements have been prepared to reflect recapitalization of capital retroactively adjusting the accounting acquirer's (iMedical) legal capital to reflect the legal capital of the accounting acquiree (Biotricity) pursuant to Exchange Agreement dated February 2, 2016 as explained in above paragraphs and Note 9 to the consolidated financial statements.

X

- References

No definition available.

+ Details

Name: usgaap DisclosureTextBlockAbstract

Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

Balance Type: na **Period Type:** duration

X

- Definition

The entire disclosure for the nature of an entity's business, major products or services, principal markets including location, and the relative importance of its operations in each business and the basis for the determination, including but not limited to, assets, revenues, or earnings. For an entity that has not commenced principal operations, disclosures about the risks and uncertainties related to the activities in which the entity is currently engaged and an understanding of what those activities are being directed toward.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 275
- SubTopic 10
- Section 50

- Paragraph 2
- URI http://asc.fasb.org/extlink&oid=51801978&loc=d3e6003-108592

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 275
- SubTopic 10
- Section 50
- Paragraph 2A
- URI http://asc.fasb.org/extlink&oid=51801978&loc=SL51803626- 108592
- + Details

Name: us- gaap_NatureOfOperations

Namespace Prefix: us- gaap_

Data Type: nonnum:textBlockItemType

Basis of	6 Months Ended	12 Months Ended
Presentation and Measurement	Jun. 30, 2016	Dec. 31, 2015
<u>Notes</u>		
Basis of	BASIS OF PRESENTATION AND MEASUREMENT The accompanying unaudited condensed consolidated financial statements have been prepared in accordance with accounting principles generally accepted in the United States ("US GAAP") for interim financial information and the Securities Exchange Commission ("SEC") instructions to Form 10-Q and Article 8 of SEC Regulation S-X. Accordingly, they do not include all of the information and footnotes required by generally accepted accounting principles for complete financial statements and should be read in conjunction with Biotricity's audited financial statements for the four months ended December 31, 2015 and year ended August 31, 2015 and notes thereto included in the Form 10-KT filed with the SEC on April 13, 2016 and iMedical's audited financial statements for the years ended December 31, 2015 and 2014 and notes thereto included in the Form 8-K/A filed with the SEC on April 13, 2016. In the opinion of management, all adjustments (consisting of normal recurring accruals) considered necessary for a fair presentation of financial position and results of operations for the interim periods presented have been reflected herein. Operating results for the six months ended June 30, 2016, are not necessarily indicative of the results that may be expected for the year ending December 31, 2016. The Company's fiscal year-end is December 31. The Company's functional currency and reporting currency is the U.S. dollar.	BASIS OF PRESENTATION AND MEASUREMENT The consolidated financial statements of the Company have been prepared in accordance with accounting principles generally accepted in the United States of America ("US GAAP") and are expressed in United States dollars ("USD"). The consolidated financial statements include the accounts of the Company and its wholly-owned subsidiary. Significant intercompany accounts and transactions have been eliminated.

X

- Definition

The entire disclosure for the business description and basis of presentation concepts. Business description describes the nature and type of organization including but not limited to organizational structure as may be applicable to holding companies, parent and subsidiary relationships, business divisions, business units, business segments, affiliates and information about significant ownership of the reporting entity. Basis of presentation describes the underlying basis used to prepare the financial statements (for example, US Generally Accepted Accounting Principles, Other Comprehensive Basis of Accounting, IFRS).

+ References

No definition available.

+ Details

Name: us- gaap_BusinessDescriptionAndBasisOfPresentationTextBlock

Namespace Prefix: us- gaap_

Data Type: nonnum:textBlockItemType

Balance Type: na

Period Type: duration

X

- References

No definition available.

+ Details

Name: usgaap_DisclosureTextBlockAbstract
Namespace Prefix: us- gaap_
Data Type: xbrli:stringItemType
Balance Type: Na
Period Type: duration

Going	6 Months Ended	12 Months Ended
Concern	Jun. 30, 2016	Dec. 31, 2015
<u>Notes</u>		
Going Concern	GOING CONCERN	GOING CONCERN
	The condensed consolidated financial statements have been prepared on a going concern basis, which contemplates the realization of assets and satisfaction of liabilities in the normal course of business. The Company has incurred recurring losses from operations and as at June 30, 2016 has an accumulated deficit of \$11,542,487. Management anticipates the Company will attain profitable status and improve its liquidity through continued business development and additional debt or equity investment in the Company. Management is pursuing various sources of financing.	going concern basis, which contemplates the realization of assets and satisfaction of liabilities in the normal course of business. The Company has incurred recurring losses from operations and as at December 31, 2015, and December 31, 2014, had accumulated
	On October 31, 2015, the Company engaged an agent to act as exclusive financial advisor to the Company with respect to assisting the Company in its capital raising efforts as well as assisting the Company in the review of potential financing alternatives available to it and to provide recommendations with respect to the options available to it for meeting its capital needs. Under the engagement agreement, the agent will represent the Company as the sole or lead placement agent, underwriter, bookrunner or similar representation in its efforts to obtain financing of up to \$12 million in the form of a private placement, public offering, whether in one or a series of transactions, in a private or public offering of equity, convertible debt or equity, equity linked securities or any other securities.	exclusive financial advisor to the Company with respect to assisting the Company in its capital raising efforts as well as assisting the Company in the review of potential financing alternatives available to it and to provide recommendations with respect to the options available to it for meeting its capital needs. Under the engagement agreement, the agent will represent the Company as the sole or lead placement agent, underwriter, bookrunner or similar representation in its efforts to obtain financing of up to \$12 million in the form of a private placement, public offering whether in one or a series of transactions in a private or
	The Company's continued existence is dependent upon its ability to continue to execute its operating plan and to obtain additional debt or equity financing. There can be no assurance that the necessary debt or equity financing will be available, or will be available on terms acceptable to the Company, in which case the Company may be unable to meet its obligations. Should the Company be unable to realize its assets and discharge its liabilities in the normal course of business, the net realizable value of its assets may be materially less than the amounts recorded in the condensed consolidated financial statements. The condensed consolidated financial statements do not include any adjustments relating to the recoverability of recorded asset amounts that might be necessary should the Company be unable to continue in existence.	to continue to execute its operating plan and to obtain additional debt or equity financing. There can be no assurance that the necessary debt or equity financing will be available, or will be available on terms acceptable to the Company, in which case the Company may be unable to meet its obligations. Should the Company be unable to realize its assets and discharge its liabilities in the normal course of business, the net realizable value of its assets may be materially less than the amounts recorded in the financial statements. The financial statements do not include any adjustments relating to the recoverability of recorded asset

X

- References

No definition available.

+ Details

Name: usgaap_DisclosureTextBlockAbstract

Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

Balance Type: na Period Type: duration

X

- Definition

The entire disclosure when substantial doubt is raised about the ability to continue as a going concern. Includes, but is not limited to, principal conditions or events that raised substantial doubt about the ability to continue as a going concern, management's evaluation of the significance of those conditions or events in relation to the ability to meet its

obligations, and management's plans that alleviated or are intended to mitigate the conditions or events that raise substantial doubt about the ability to continue as a going concern.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 205
- SubTopic 40
- Section 50
- Paragraph 13
- URI http://asc.fasb.org/extlink&oid=51888302&loc=SL51888449- 203568

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 205
- SubTopic 40
- Section 50
- Paragraph 12
- URI http://asc.fasb.org/extlink&oid=51888302&loc=SL51888443-203568

+ Details

Name: us- gaap_SubstantialDoubtAboutGoingConcernTextBlock

Namespace Prefix: us- gaap_

Data Type: nonnum:textBlockItemType

Summary of	6 Months Ended	12 Months Ended
Significant Accounting Policies	Jun. 30, 2016	Dec. 31, 2015
Notes		
Summary of Significant	SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES	SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES
Accounting Policies	<u>Cash</u>	<u>Cash</u>
	<u>Use of Estimates</u>	Cash includes cash on hand and balances with banks.
	The preparation of the condensed consolidated	<u>Use of Estimates</u>
	financial statements in conformity with US GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and the disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Areas involving significant estimates and assumptions include: deferred income tax assets and related valuation allowance, accruals and valuation of derivatives, convertible promissory	The preparation of consolidated financial statements in conformity with US GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and the disclosure of contingent assets and liabilities at the date of the consolidated financial statements and the reported amounts of revenues and expenses during the reporting period. Areas involving significant estimates and assumptions include: deferred income tax assets and related valuation allowance, accruals and valuation of warrants and stock options. Actual results could differ from those estimates. These estimates are reviewed periodically, and, as adjustments become necessary, they are reported in earnings in the period in
	reviewed periodically, and, as adjustments become necessary, they are reported in earnings	
	in the period in which they become known. Earnings (Loss) Per Share	The Company has adopted the Financial Accounting Standards Board's ("FASB") Accounting Standards Codification ("ASC")
	Accounting Standards Board's ("FASB") Accounting Standards Codification ("ASC") Topic 260-10 which provides for calculation of "basic" and "diluted" earnings per share. Basic earnings per share includes no dilution and is computed by dividing net income or loss available to common stockholders by the weighted average number of common shares outstanding for the period. Diluted earnings per	
	share reflect the potential dilution of securities that could share in the earnings of an entity.	
	dilutive shares if their effect is anti-dilutive.	The functional currency of the Canadian based company is the Canadian dollar and US based company is USD. Transactions denominated in currencies other than the functional currency are translated into the functional currency at the exchange rates prevailing at the dates of the transaction. Monetary assets and
	Foreign Currency Translation	liabilities denominated in foreign currencies are translated using the exchange rate prevailing at the balance sheet date. Non-
	<u>Equipment</u>	monetary assets and liabilities are translated using the historical rate on the date of the transaction. All exchange gains or losses arising from translation of these foreign currency transactions
	Impairment of Long-Lived Assets	are included in net income (loss) for the year. In translating the financial statements of the Company's Canadian subsidiaries from their functional currency into the Company's reporting
	Fair Value of Financial Instruments	currency of United States dollars, balance sheet accounts are

required disclosure about fair advantageous market for the asset or liability in fluctuations. transaction between market participants on the measurement date. ASC 820- Equipment 10 also establishes a fair value hierarchy, which unobservable inputs when measuring fair value. rate and method. The standard describes three levels of inputs that may be used to measure fair value:

> Level 1 – Valuation based on quoted market prices in active markets for identical assets or liabilities.

> Level 2 – Valuation based on quoted liabilities in active markets.

> Level 3 - Valuation based on unobservable inputs that supported by little or no market activity. therefore value.

value measurement in its entirety. The commensurate with the risk involved. Company's assessment of the significance of a particular input to the fair value measurement in Fair Value of Financial Instruments its entirety requires judgment, and considers factors specific to the asset or liability.

Fair value estimates discussed herein are based upon certain market assumptions and pertinent information available to management. The respective carrying value of certain on-balancesheet financial instruments approximated their fair values due to the short-term nature of these instruments or interest rates that are comparable to market rates. These financial instruments include cash, due to stockholders, deposits and other receivables, convertible promissory notes, derivative liabilities, and accounts payable. The Company's cash and derivative liabilities, which are carried at fair value, are classified as a Level 1 financial instruments. The Company's bank

translated using the closing exchange rate in effect at the ASC 820 defines fair value, establishes a balance sheet date and income and expense accounts are framework for measuring fair value and expands translated using an average exchange rate prevailing during the value reporting period. Adjustments resulting from the translation, if measurements of assets and liabilities. ASC 820- any, are included in cumulative other comprehensive income 10 defines fair value as the exchange price that (loss) in stockholders' equity. The Company has not, to the date would be received for an asset or paid to transfer of these consolidated financial statements, entered into a liability (an exit price) in the principal or most derivative instruments to offset the impact of foreign currency

requires an entity to maximize the use of Equipment are stated at cost less accumulated depreciation and observable inputs and minimize the use of depreciated over their estimated useful lives at the following

Furniture and	3 year
fixtures	straight
Computer	line
equipment	3 year
	straight
	line

market prices for similar assets and Routine repairs and maintenance are expensed as incurred. Improvements, that are betterments, are capitalized at cost. The Company applies a half year rule in the year of acquisition.

are *Impairment of Long-Lived Assets*

requiring In accordance with ASC 360-10, the Company, on a regular management's best estimate of what basis, reviews the carrying amount of long-lived assets for the market participants would use as fair existence of facts or circumstances, both internally and externally, that suggest impairment. The Company determines if the carrying amount of a long-lived asset is impaired based on In instances where the determination of the fair anticipated undiscounted cash flows, before interest, from the value measurement is based on inputs from use of the asset. In the event of impairment, a loss is recognized different levels of the fair value hierarchy, the based on the amount by which the carrying amount exceeds the level in the fair value hierarchy within which the fair value of the asset. Fair value is determined based on entire fair value measurement falls is based on appraised value of the assets or the anticipated cash flows from the lowest level input that is significant to the fair the use of the asset or asset group, discounted at a rate

ASC 820 defines fair value, establishes a framework for measuring fair value and expands required disclosure about fair value measurements of assets and liabilities. ASC 820-10 defines fair value as the exchange price that would be received for an asset or paid to transfer a liability (an exit price) in the principal or most advantageous market for the asset or liability in an orderly transaction between market participants on the measurement date. ASC 820-10 also establishes a fair value hierarchy, which requires an entity to maximize the use of observable inputs and minimize the use of unobservable inputs when measuring fair value. The standard describes three levels of inputs that may be used to measure fair value:

> Level 1 – Valuation based on quoted market prices in active markets for identical assets or liabilities.

accounts are maintained with financial institutions of reputable credit, therefore, bear minimal credit risk.

Income Taxes

Research and Development

Stock Based Compensation

Operating Leases

Convertible Notes Payable and Derivative Instruments

Recently Issued Accounting Pronouncements

accounting pronouncement issued by fiscal years beginning after December 15, 2016, risk. and interim periods within those years, with early adoption permitted. This guidance requires all income tax effects of awards to be recognized in the income statement when the awards vest or are settled and changes the presentation of excess tax benefits on the statement of cash flows. The Company adopted these provisions on prospective basis. In addition. pronouncement changes guidance on: accounting for forfeitures of share-based awards and/or results of operations.

was issued by the FASB to replace existing lease accounting guidance. This pronouncement is Research and Development intended to provide enhanced transparency and comparability by requiring lessees to record right-of-use assets and corresponding lease liabilities on the balance sheet for most leases. Expenses associated with leases will continue to be recognized in a manner similar to current accounting guidance. This pronouncement is effective for annual interim periods and

Level 2 – Valuation based on quoted market prices for similar assets and liabilities in active markets.

Level 3 – Valuation based on unobservable inputs that are supported by little or no market activity, therefore requiring management's best estimate of what market participants would use as fair value.

In instances where the determination of the fair value measurement is based on inputs from different levels of the fair value hierarchy, the level in the fair value hierarchy within which the entire fair value measurement falls is based on the lowest level input that is significant to the fair value measurement in its entirety. The Company's assessment of the significance of a particular input to the fair value measurement in its entirety requires judgment, and considers factors specific to the asset or liability.

Fair value estimates discussed herein are based upon certain market assumptions and pertinent information available to management. The respective carrying value of certain onbalance-sheet financial instruments approximated their fair values due to the short-term nature of these instruments or interest rates that are comparable to market rates. These In March 2016, the Company adopted the financial instruments include cash, convertible promissory the notes, derivative liabilities and accounts payable. The Financial Accounting Standards Board ("FASB") Company's cash and derivative liabilities, which are carried at to update guidance on how companies account fair value, are classified as Level 1 financial instruments. The for certain aspects of share-based payments to Company's bank accounts are maintained with financial employees. This pronouncement is effective for institutions of reputable credit, therefore, bear minimal credit

Income Taxes

The Company accounts for income taxes in accordance with ASC 740. The Company provides for federal and provincial income taxes payable, as well as for those deferred because of the timing differences between reporting income and expenses a for financial statement purposes versus tax purposes. Deferred tax assets and liabilities are recognized for the future tax (a) consequences attributable to differences between the carrying amount of assets and liabilities for financial reporting purposes and (b) employers' accounting for an employee's and the amounts used for income tax purposes. Deferred tax use of shares to satisfy the employer's statutory assets and liabilities are measured using the enacted tax rates income tax withholding obligation. The adoption expected to apply to taxable income in the years in which those of this pronouncement did not have a material temporary differences are expected to be recoverable or settled. impact on the Company's financial position The effect of a change in tax rates is recognized as income or expense in the period of the change. A valuation allowance is established, when necessary, to reduce deferred income tax In February 2016, an accounting pronouncement assets to the amount that is more likely than not to be realized.

Research and development costs, which relate primarily to product and software development, are charged to operations as incurred. Under certain research and development arrangements with third parties, the Company may be required to make payments that are contingent on the achievement of specific developmental, regulatory and/or commercial milestones. Before a product receives regulatory approval, milestone

each prior reporting period presented. The over the estimated useful life of the approved product. Company has not yet determined the effect that the adoption of this pronouncement may have on Stock Based Compensation our financial position and/or results of operations.

On January 1, 2016, the Company adopted the accounting pronouncement issued by the FASB which eliminates the requirement that an acquirer in a business combination account measurement-period adjustments retrospectively. acquirer Instead. an will recognize measurement-period adjustment during the period in which it determines the amount of the adjustment. The adoption of this pronouncement did not have a material impact on the Company's financial position and/or results of operations.

accounting pronouncement issued by the FASB direct deduction from the carrying amount of the administrative consulting services. related debt liability rather than being presented as an asset. The Company adopted this Operating Leases pronouncement on a retrospective basis, and the adoption did not have a material impact on the Company financial position and/or results of operations.

In November 2015, accounting pronouncement was issued by the FASB to simplify the presentation of deferred income within the balance sheet. pronouncement eliminates the requirement that deferred tax assets and liabilities are presented as The Company accounts for conversion options embedded in December 15, 2016, with early adoption conventional, as defined by ASC 815-40. permitted. The Company intend to adopt this pronouncement on January 1, 2017, and the The Company accounts for convertible notes deemed and/or results of operations.

In May 2014, an accounting pronouncement was issued by the FASB to clarify existing guidance on revenue recognition. This guidance includes the required steps to achieve the core principle that a company should recognize revenue when it

beginning after December 15, 2018, with early payments made to third parties are expensed when the milestone adoption permitted. The adoption is required to is achieved. Milestone payments made to third parties after be applied on a modified retrospective basis for regulatory approval is received are capitalized and amortized

The Company accounts for share-based payments in accordance with the provision of ASC 718, which requires that all sharebased payments issued to acquire goods or services, including grants of employee stock options, be recognized in the statement of operations based on their fair values, net of estimated forfeitures. ASC 718 requires forfeitures to be estimated at the time of grant and revised, if necessary, in subsequent periods if actual forfeitures differ from those estimates. Compensation expense related to share-based awards is recognized over the requisite service period, which is generally the vesting period.

The Company accounts for stock based compensation awards lissued to non-employees for services, as prescribed by ASC On January 1, 2016, the Company adopted the 718-10, at either the fair value of the services rendered or the instruments issued in exchange for such services, whichever is to update the guidance related to the presentation more readily determinable, using the guidelines in ASC 505-50. of debt issuance costs. This guidance requires The Company issues compensatory shares for services debt issuance costs, related to a recognized debt including, but not limited to, executive, management, liability, be presented in the balance sheet as a a a counting, operations, corporate communication, financial and

The Company leases office space and certain office equipment under operating lease agreements. The lease term begins on the date of initial possession of the leased property for purposes of recognizing lease expense on a straight-line basis over the term of the lease. Lease renewal periods are considered on a leaseby-lease basis and are generally not included in the initial lease term.

This Convertible Notes Payable and Derivative Instruments

current or noncurrent based on the nature of the convertible notes in accordance with ASC 815. ASC 815 underlying assets and liabilities. Instead, the generally requires companies to bifurcate conversion options pronouncement requires all deferred tax assets embedded in convertible notes from their host instruments and and liabilities, including valuation allowances, bellto account for them as free standing derivative financial classified as noncurrent. This pronouncement is instruments. ASC 815 provides for an exception to this rule effective for fiscal years beginning after when convertible notes, as host instruments, are deemed to be

adoption is not expected to have a material conventional and conversion options embedded in nonimpact on the Company's financial position conventional convertible notes which qualify as equity under ASC 815, in accordance with the provisions of ASC 470-20, which provides guidance on accounting for convertible securities with beneficial conversion features. Accordingly, the Company records, as a discount to convertible notes, the intrinsic value of such conversion options based upon the differences between the fair value of the underlying common stock at the commitment date of the note transaction and the

which the company expects to be entitled in related debt. exchange for those goods or services. This pronouncement is effective for fiscal years and Recently Issued Accounting Pronouncements interim periods beginning after December 15, 2017, with early adoption permitted. The On January 1, 2015, the Company adopted the accounting retrospective transition methods. The Company adoption of the pronouncement may have on its financial position and/or results of operations.

transfers promised goods or services to customers effective conversion price embedded in the note. Debt discounts in an amount that reflects the consideration to under these arrangements are amortized over the term of the

guidance permits the use of one of two pronouncement issued by the FASB updating existing guidance on discontinued operations. This guidance raises the threshold has not yet selected a transition method nor has for a disposal to qualify as a discontinued operation and the Company determined the effect that the requires new disclosures of both discontinued operations and certain other disposals that do not meet the definition of a discontinued operation. This pronouncement is aimed at reducing the frequency of disposals reported as discontinued operations by focusing on strategic shifts that have or will have a major effect on an entity's operations and financial results. The Company will consider this guidance in conjunction with future disposals, if any.

> In April 2015, an accounting pronouncement was issued by the FASB to update the guidance related to the presentation of debt issuance costs. This guidance requires debt issuance costs, related to a recognized debt liability, be presented in the balance sheet as a direct deduction from the carrying amount of the related debt liability rather than being presented as an asset. This pronouncement is effective retrospectively for fiscal years beginning after December 15, 2015, with early adoption permitted. The Company intend to adopt this pronouncement on January 1, 2016, and the adoption will not have a material impact on its financial position and/or results of operations.

> In September 2015, an accounting pronouncement was issued by the FASB which eliminates the requirement that an acquirer in a business combination account for measurement-period adjustments retrospectively. Instead, an acquirer will recognize a measurement-period adjustment during the period in which it determines the amount of the adjustment. This pronouncement is effective for fiscal years beginning after December 15, 2015, with early adoption permitted. The Company intend to adopt this pronouncement on January 1, 2016, and the adoption will not have a material impact on its financial position and/or results of operations.

> In November 2015, an accounting pronouncement was issued by the FASB to simplify the presentation of deferred income taxes within the balance sheet. This pronouncement eliminates the requirement that deferred tax assets and liabilities are presented as current or noncurrent based on the nature of the underlying assets and liabilities. Instead, the pronouncement requires all deferred tax assets and liabilities, including valuation allowances, be classified as noncurrent. This pronouncement is effective for fiscal years beginning after December 15, 2016, with early adoption permitted. The Company intend to adopt this pronouncement on January 1, 2017, and the adoption will not have a material impact on its financial position and/or results of operations.

> In January 2016, the Company adopted the accounting pronouncement issued by the FASB which eliminates the requirement that an acquirer in a business combination account

for measurement-period adjustments retrospectively. Instead, an acquirer will recognize a measurement-period adjustment during the period in which it determines the amount of the adjustment. The adoption of this pronouncement did not have a material impact on the Company's consolidated financial position and/or results of operations. In addition, the Company also adopted the accounting pronouncement issued by the FASB to update the guidance related to the presentation of debt issuance costs. This guidance requires debt issuance costs, related to a recognized debt liability, be presented in the consolidated balance sheet as a direct deduction from the carrying amount of the related debt liability rather than being presented as an asset. The Company adopted this pronouncement on a retrospective basis, and the adoption did not have a material impact on the Company's consolidated financial position and/or results of operations.

In February 2016, an accounting pronouncement was issued by the FASB to replace existing lease accounting guidance. This pronouncement is intended to provide enhanced transparency and comparability by requiring lessees to record right-of-use assets and corresponding lease liabilities on the balance sheet for most leases. Expenses associated with leases will continue to be recognized in a manner similar to current accounting guidance. This pronouncement is effective for annual and interim periods beginning after December 15, 2018, with early adoption permitted. The adoption is required to be applied on a modified retrospective basis for each prior reporting period presented. The Company has not yet determined the effect that the adoption of this pronouncement may have on the Company's consolidated financial position and/or results of operations.

In March 2016, the Company adopted the accounting pronouncement issued by the Financial Accounting Standards Board ("FASB") to update guidance on how companies account for certain aspects of share-based payments to employees. This pronouncement is effective for fiscal years beginning after December 15, 2016, and interim periods within those years, with early adoption permitted. This guidance requires all income tax effects of awards to be recognized in the consolidated income statement when the awards vest or are settled and changes the presentation of excess tax benefits on the consolidated statement of cash flows. The Company adopted these provisions on a prospective basis. In addition, this pronouncement changes guidance on: (a) accounting for forfeitures of share-based awards and (b) employers' accounting for an employee's use of shares to satisfy the employer's statutory income tax withholding obligation. The adoption of this pronouncement did not have a material impact on the Company's consolidated financial position and/or results of operations.

X

- References

No definition available.

+ Details

Name: usgaap DisclosureTextBlockAbstract

Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

Balance Type: na **Period Type:** duration

X

- Definition

The entire disclosure for all significant accounting policies of the reporting entity.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 235
- SubTopic 10
- Section 50
- Paragraph 6
- URI http://asc.fasb.org/extlink&oid=51655414&loc=d3e18861-107790

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 235
- SubTopic 10
- Section 50
- Paragraph 3
- URI http://asc.fasb.org/extlink&oid=51655414&loc=d3e18780-107790

Reference 3: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 235
- SubTopic 10
- Section 50
- Paragraph 1
- URI http://asc.fasb.org/extlink&oid=51655414&loc=d3e18726-107790

Reference 4: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 235
- SubTopic 10
- Section 50
- Paragraph 2
- URI http://asc.fasb.org/extlink&oid=51655414&loc=d3e18743-107790

Reference 5: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 235
- SubTopic 10
- Section 50
- Paragraph 5
- URI http://asc.fasb.org/extlink&oid=51655414&loc=d3e18854-107790
- + Details

Name: us- gaap_SignificantAccountingPoliciesTextBlock

Namespace Prefix: us- gaap_

Data Type: nonnum:textBlockItemType

Equipment	6 Months Ended	12 Months Ended			
	Jun. 30, 2016	Dec. 31, 2015			
<u>Notes</u>					
Equipment		EQUIPMENT	1		
			As at December 31, 2015	December	
			\$	\$	
	EQUIPMENT	Furniture	41,272	41,272	
		Computer equipment	27,826	27,826	
		Total cost	69,098	69,098	
		Less: Accumulated depreciation	(69,098)	(69,098)	
			_	-	

X

- References

No definition available.

+ Details

Name: usgaap_DisclosureTextBlockAbstract

Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

Balance Type: na Period Type: duration

X

- Definition

The entire disclosure for long- lived, physical assets used in the normal conduct of business and not intended for resale. Includes, but is not limited to, accounting policies and methodology, roll forwards, depreciation, depletion and amortization expense, including composite depreciation, accumulated depreciation, depletion and amortization expense,

useful lives and method used, income statement disclosures, assets held for sale and public utility disclosures.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.5- 02.13- 14)
- URI http://asc.fasb.org/extlink&oid=6877327&loc=d3e13212-122682

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB

- Name Accounting Standards Codification
- Topic 205
- SubTopic 20
- Section 50
- Paragraph 1
- URI http://asc.fasb.org/extlink&oid=51717284&loc=d3e1361-107760

Reference 3: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 360
- SubTopic 10
- Section 50
- Paragraph 2
- URI http://asc.fasb.org/extlink&oid=51719941&loc=d3e2921-110230

Reference 4: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 360
- SubTopic 10
- Section 50
- Paragraph 1
- URI http://asc.fasb.org/extlink&oid=6391035&loc=d3e2868-110229
- + Details

 $\textbf{Name:} \ us-gaap_PropertyPlantAndEquipmentDisclosureTextBlock$

Namespace Prefix: us- gaap_

Data Type: nonnum:textBlockItemType

Due To A Stockholder	6 Months Ended	12 Months Ended		
Due 10 A Stockholder	Jun. 30, 2016	Dec. 31, 2015		
<u>Notes</u>				
Due To A Stockholder		DUE TO A STOCKHOLDER		
Due To A Stockholder	DUE TO A STOCKHOLDER			
	Amount due to a stockholder is unsecured, non-interest bearing and due on demand.			

X

- Definition

Due to a Stockholder.

+ References

No definition available.

+ Details

Name: fil_DueToAStockholder1TextBlock

Namespace Prefix: fil_

Data Type: nonnum:textBlockItemType

Balance Type: na Period Type: duration

X

- Definition

Due to a Stockholder.

+ References

No definition available.

+ Details

Name: fil_DueToAStockholderTextBlock

Namespace Prefix: fil_

Data Type: nonnum:textBlockItemType

Balance Type: na Period Type: duration

X

- References

No definition available.

+ Details

 $\textbf{Name:} usgaap_DisclosureTextBlockAbstract$

Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

v3.5.0.2

Accounts		6 Months End	ded			12 Months Ende	d
Payable and Accrued Liabilities		Jun. 30, 201	6			Dec. 31, 2015	
Notes X							
- References							
No definition available.							
+ Details							
Accounts Payable and Accrued					ACCOUNTS LIABILITIES		ND ACCRUED
<u>Liabilities</u>						As at December 31, 2015	As at December 31, 2014
						\$	\$
					Trade		
					accounts payable	274,055	130,913
					Accrued	271,033	130,313
					liabilities	139,218	45,126
						413,273	176,039
Accounts Payable and Accrued	ACCOUNTS LIABILITIES	PAYABLE	AND A	CCRUED		110,270	170,005
<u>Liabilities</u>							
		As at June 30, 2016	As at December 31, 2015				
		\$	\$				
	Trade accounts						
	payable	582,760	274,055				
	Accrued liabilities	28,622	139,218				
		611,382	413,273				
	Accounts payable \$14,113) due to ar Company in conn	n entity owned by	a shareholde	er of the			

X

- Definition

The entire disclosure for accounts payable, accrued expenses, and other liabilities that are classified as current at the end of the reporting period.

+ References

No definition available.

+ Details

 $\textbf{Name:} \ us-gaap_Accounts Payable Accrued Liabilities And Other Liabilities Disclosure Current Text Block$

Namespace Prefix: us- gaap_

Data Type: nonnum:textBlockItemType

Balance Type: na **Period Type:** duration

X

- Definition

The entire disclosure for accounts payable and accrued liabilities at the end of the reporting period.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.5- 02.19(a),20,24)
- URI http://asc.fasb.org/extlink&oid=6877327&loc=d3e13212-122682

+ Details

Name: us- gaap_AccountsPayableAndAccruedLiabilitiesDisclosureTextBlock

Namespace Prefix: us- gaap_

Data Type: nonnum:textBlockItemType

Balance Type: na
Period Type: duration

X

- References

No definition available.

+ Details

Name: usgaap_DisclosureTextBlockAbstract

Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

Convertible	6 Months Ended	12 Months Ended
Promissory Notes	Jun. 30, 2016	Dec. 31, 2015
NT - 4		

Convertible **Promissory** Notes

CONVERTIBLE PROMISSORY NOTES

Pursuant to a term sheet offering of \$2,000,000, the Pursuant to a term sheet offering of \$2,000,000, the Company issued convertible promissory notes to various right until any time until the note is fully paid, to convert any outstanding and unpaid principal portion of assessable shares of Common Stock. The note has a conversion price initially set at \$1.78. Upon any future price will reset to 75% of the future financing pricing. present and after acquired property of the Company. Share price exceeds the conversion price for at least 20 consecutive trading days. At the closing of the Notes, the Company issued cash (7%) and warrants (7% of the cash and warrants for those investors introduced by the financings. Company. The warrants have a term of 24 months and a similar reset provision based on future financings.

of up to an aggregate of \$1,000,000 of convertible promissory notes to various investors amounting to The details of the outstanding convertible promissory notes \$875,000. These notes have a maturity date of 12 months and carry an annual interest rate of 10%. The Bridge Notes principal is paid in cash and interest at 100% of the average 3 trading days volume weighted average price ("VWAP") over the last 10 trading days plus an embedded warrant at maturity. All of the outstanding principal and accrued interest shall convert ("Forced Conversion") into units/securities upon the consummation of a Qualified Financing, based upon the lesser of: (i) \$1.65 per units/securities and (ii) the quotient obtained by dividing (x) the balance on the Forced Conversion date multiplied by 1.20 by (y) the actual price per unit/security in the Qualified Financing. Upon the Forced Conversion Date, the holders shall further be issued warrants exercisable into a number of shares of Common Stock equal to the number of Conversion Shares (but, in the case of units of securities, the primary equity security or the number of shares of Common Stock underlying the primary security if the primary security is not Common Stock).

The embedded conversion features and reset feature in

CONVERTIBLE PROMISSORY NOTES

Company during the year ended December 31, 2015 during the year ended December 31, 2015 issued convertible promissory notes to various accredited investors amounting to accredited investors amounting to \$1,368,978. These \$1,368,978. These notes have a maturity date of 24 months notes have a maturity date of 24 months and carry annual interest rate of 11%. The note holders have annual interest rate of 11%. The note holders have the the right until any time until the note is fully paid, to convert any outstanding and unpaid principal portion of the note, and accrued interest, into fully paid and non-assessable shares of the note, and accrued interest, into fully paid and non-Common Stock. The note has a conversion price initially set at \$1.78. Upon any future financings completed by the Company, the conversion price will reset to 75% of the future financings completed by the Company, the conversion financing pricing. These notes do not contain prepayment penalties upon redemption. These debentures are secured by These notes do not contain prepayment penalties upon all of the present and after acquired property of the redemption. These notes are secured by all of the Company. However, the Company can force conversion of these notes, if during the term of the agreement, the Company However, the Company can force conversion of these completes a public listing and the Common Share price notes, if during the term of the agreement, the exceeds the conversion price for at least 20 consecutive Company completes a public listing and the Common trading days. At the closing of the Notes, the Company issued cash (7%) and warrants (7% of the number of Common Shares into which the Notes may be converted) to a brokers. The brokers receive 3% in cash and warrants for those number of Common Shares into which the Notes may investors in the Presidents List. The warrants have a term of be converted) to a broker. The broker received 3% in 24 months and a similar reset provision based on future

The embedded conversion features and reset feature in the notes and broker warrants have been accounted for as a In June 2016, Biotricity commenced a bridge offering derivative liability based on FASB guidance (refer Note 8).

are as follows:

	\$
Face value of convertible	
promissory notes issued	
during the year	1,368,978
Discount recognised at	
issuance due to embedded	
derivatives	(479,479)
Cash issuance costs	(79,829)
Fair value of broker	
warrants at issuance	(85,767)
Accretion expense for the	
year	59,875
Accreted value of	
convertible promissory	
notes as at December 31,	
2015	783,778

the notes and broker warrants have been accounted for as a derivative liability based on FASB guidance (refer The Company incurred \$79,829 in cash as issuance costs and Note 8).

the period ended June 30, 2016 is as follows:

	Φ.
	\$
Accreted value of convertible	
promissory notes as at	783,778
December 31, 2015	
Face value of convertible	
promissory notes issued	175,000
Discount recognised at issuance	
due to embedded derivatives	(74,855)
Accretion expense	
	73,572
Accreted value of convertible	
promissory notes as at March	957,495
31, 2016	
Face value of convertible	
promissory notes issued	700,000
Discount recognised at issuance	
due to embedded derivatives	(236,444)
Accretion expense	
-	120,531
Accreted value of convertible	
promissory notes as at June	1,541,582
30, 2016	

These convertible notes have been presented on the balance sheet as follows:

Current Non-current

As explained in detail in Note 9, all convertible promissory notes outstanding as of February 2, 2016 were exchanged/adjusted pursuant to the Exchange Agreement effective February 2, 2016.

issued 51,664 (43,161 Pre-Exchange Agreement) broker warrants. The cash issuance costs and fair value of these The movement in convertible promissory notes during warrants at issuance have been adjusted against the liability and accreted over the term of these notes using an effective interest rate ranging from 20.5% to 30.5%.

> As explained in detail in Note 9, all outstanding convertible promissory notes were exchanged/adjusted pursuant to Share Exchange Agreement dated February 2, 2016.

X

- Definition

The entire disclosure for information about short- term and long- term debt arrangements, which includes amounts of borrowings under each line of credit, note payable, commercial paper issue, bonds indenture, debenture issue, ownshare lending arrangements and any other contractual agreement to repay funds, and about the underlying arrangements, rationale for a classification as long- term, including repayment terms, interest rates, collateral provided, restrictions on use of assets and activities, whether or not in compliance with debt covenants, and other matters important to users of the financial statements, such as the effects of refinancing and noncompliance with debt covenants.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 505

- SubTopic 10
- Section 50
- Paragraph 3
- URI http://asc.fasb.org/extlink&oid=6928386&loc=d3e21475-112644

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.5- 02.19,20,22)
- URI http://asc.fasb.org/extlink&oid=6877327&loc=d3e13212-122682
- + Details

Name: us- gaap_DebtDisclosureTextBlock

Namespace Prefix: us- gaap_

Data Type: nonnum:textBlockItemType

Balance Type: na **Period Type:** duration

X

- References

No definition available.

+ Details

Name: usgaap_DisclosureTextBlockAbstract

Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

Current

Non-current

		ıded				12 Months En	ded		
lities		Jun. 30, 20	16			Dec. 31, 2015			
ive es					I	DERIVATIVE LIABILITIES			
	equity. Additionally, the debt or equity instruments may contain embedded derivative instruments, such as embedded derivative features, which in certain circumstances, may be					In connection with the sale of debt or equity instrument the Company may sell options or warrants to purchase of common stock. In certain circumstances, these options warrants may be classified as derivative liabilities, rath than as equity. Additionally, the debt or equity instrument may contain embedded derivative instruments, such a embedded derivative features which in certain the contact of the contact			
	The Company's derivative instrument liabilities are re-value at the end of each reporting period, with changes in the far value of the derivative liability recorded as charges or credit to income in the period in which the changes occur. For options, warrants and bifurcated embedded derivative features that are accounted for as derivative instrument liabilities, the Company estimates fair value using either quoted market prices of financial instruments with similar characteristics or other valuation techniques. The valuation techniques require assumptions related to the remaining term of the instruments and risk-free rates of return, our current common stock price and expected dividend yield, and the expected volatility of our common stock price over the life of the option. The derivative liabilities arising from convertible promissor notes/warrants and related issuance of broker warrants are a			d 7 v v v v v v v v v v v v v v v v v v	The Company's divalued at the end of the fair value of the valuation technical temperature, our current dividend yield, and	derivative instrument of each reporting enderivative liable me in the periods, warrants and that are accordes, the Compa dimarket prices exteristics or other injuries require as the instrument of the expected via the expected v	period, wit ility recorded in which d bifurcate unted for a ny estimate of financial er valuation ssumptions s and risk- ck price a olatility of	th changes ed as charge the changed d embeddes as derivations es fair value in technique related to to free rates and expect	
					y s	The derivative promissory notes a are as follows:		ing from	
	notes/warrants and re				y s	The derivative promissory notes a	liabilities aris	ing from	
	notes/warrants and re	Convertible notes	e of broker v Broker warrants	varrants are a	y s	The derivative promissory notes a	liabilities aris	ing from	
	notes/warrants and refollows:	clated issuance	e of broker v	varrants are a	y s	The derivative promissory notes a	liabilities aris and related issue	ing from ance of bro Broker warran	ker warra
	notes/warrants and refollows: Derivative liabilities as at	Convertible notes	e of broker v Broker warrants	varrants are a	y s	The derivative promissory notes a are as follows:	liabilities aris	ing from ance of bro	
	notes/warrants and refollows: Derivative	Convertible notes	Broker warrants	Total	y s	The derivative promissory notes a are as follows:	liabilities aris	Broker warran	ker warra
	Derivative liabilities as at December 31, 2015 Derivative fair value at issuance	Convertible notes	Broker warrants	Total	y s	The derivative promissory notes a are as follows:	liabilities aris	Broker warran	ker warra
	Derivative liabilities as at December 31, 2015 Derivative fair value at issuance Change in fair value of derivatives	Convertible notes \$ 480,952	Broker warrants	Total \$ 561,220	y s	Derivative fair value at issuance Change in fair value of	liabilities aris and related issue	Broker warran ts	Ker warra
	Derivative liabilities as at December 31, 2015 Derivative fair value at issuance Change in fair value of derivatives Derivative liabilities as at March 31, 2016	Convertible notes 480,952	Broker warrants \$ 80,268	Total \$ 561,220	y s	Derivative fair value at issuance Change in fair value of derivatives during the year	liabilities aris and related issue	Broker warran ts	Ker warra
	Derivative liabilities as at December 31, 2015 Derivative fair value at issuance Change in fair value of derivatives Derivative liabilities as at March 31, 2016 Derivative fair value at issuance	Convertible notes \$ 480,952 74,855 591,044	Broker warrants \$ 80,268	Total \$ 561,220 74,855 618,959	y s	Derivative fair value at issuance Change in fair value of derivatives during the year Derivative liabilities as	Convertible notes 479,479	Broker warran ts \$	Tota 5
	Derivative liabilities as at December 31, 2015 Derivative fair value at issuance Change in fair value of derivatives Derivative liabilities as at March 31, 2016 Derivative fair value of derivative fair value at issuance Change in fair value at issuance Change in fair value of derivatives	Convertible notes \$ 480,952 74,855 591,044 1,146,851	Broker warrants \$ 80,268	Total \$ 561,220 74,855 618,959 1,255,034	y s	Derivative fair value at issuance Change in fair value of derivatives during the year Derivative	Convertible notes 479,479	Broker warran ts \$	Tota
	Derivative liabilities as at December 31, 2015 Derivative fair value at issuance Change in fair value of derivatives Derivative liabilities as at March 31, 2016 Derivative fair value at issuance Change in fair value of derivative fair value at issuance Change in fair	Convertible notes \$ 480,952 74,855 591,044 1,146,851	Broker warrants \$ 80,268	Total \$ 561,220 74,855 618,959 1,255,034 236,444	y s F a	Derivative fair value at issuance Change in fair value of derivatives during the year Derivative liabilities as at December	Convertible notes \$ 479,479 1,473 480,952 ology was used	Broker warran ts \$ 85,767 (5,499)	To: 565,24 (4,02) 561,22 e conve

Dividend yield

Volatility

Risk-free rate for term

The lattice methodology was used to value the derivative components, using the following assumptions at issuance and period end date of June 30, 2016:

Assumptions

Dividend yield

Risk-free rate for term

Volatility

Remaining terms (years)

Stock price (\$ per share)

The projected annual volatility curve for valuation at issuance and period end was based on the comparable company's annual volatility. The Company used market trade stock prices at issuance and period end date.

Remaining terms (years) Stock price (\$ per share)

X

- Definition

The entire disclosure for derivatives and fair value of assets and liabilities.

+ References

No definition available.

+ Details

Name: usgaap_DerivativesAndFairValueTextBlock

Namespace Prefix: us- gaap_

Data Type: nonnum:textBlockItemType

Balance Type: na **Period Type:** duration

X

- References

No definition available.

+ Details

Name: usgaap_DisclosureTextBlockAbstract

Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

v3.5.0.2	6 Months Ended	12 Months Ended
olders' Deficie ncy	Jun. 30, 2016	Dec. 31, 2015
Notes		
Stockho lders'	STOCKHOLDERS' DEFICIENCY	STOCKHOLDERS' DEFICIENCY
	<u>Authorized stock</u>	Exchange Agreement
	As at June 30, 2016, the Company is authorized to issue 125,000,000 (December 31, 2015 – 100,000,000) shares of common stock (\$0.001 par value) and 10,000,000 (December 31, 2015 – 1,000,000) shares of preferred stock	February 2, 2016:
	(\$0.001 par value). In contemplation of the acquisition of iMedical on February 2, 2016, the Company's Board of Directors	Biotricity's sole existing director resigned and a new director who is the sole director of the Company was appointed to fill the vacancy:
	approved the increase in authorized capital stock from 100,000,000 shares of common stock to 125,000,000 shares of common stock, with a par value of \$0.001 per share, and from 1,000,000 shares of preferred stock to 10,000,000 shares of preferred stock, with a par value of \$0.001 per share.	Biotricity's sole Chief Executive Officer and sole officer, who beneficially owned 6,500,000 shares of outstanding common stock, resigned from all positions and transformed all of his shares had formations.
	Issued and outstanding stock	The existing management of the Company were appointed as executive officers; and
	As explained in detail in Note 1 to the condensed consolidated financial statements, with the closing of the Acquisition Transaction on February 2, 2016:	The existing shareholders of the Company entered into a transaction whereby their existing common shares
	 Biotricity's sole existing director resigned and a new director who is the sole director of the Company was appointed to fill the vacancy; 	Biotricity's common stock, or (b) shares of Biotricity's common stock, which (assuming exchange of all such exchangeable shares) would
	 Biotricity's sole Chief Executive Officer and sole officer, who beneficially owned 6,500,000 shares of outstanding common 	Biotricity's common stock that constitute 90% of

stock, resigned from all positions and

• The existing management of the Company

• The existing shareholders of the Company

were appointed as executive officers;

entered into a transaction whereby their

existing common shares of the Company were exchanged for either (a) a new

class of shares that are exchangeable for

shares of Biotricity's common stock, or

(b) shares of Biotricity's common stock,

which (assuming exchange of all such

exchangeable shares) would equal in the

common

constitute 90% of Biotricity's issued and

of

stock

aggregate a number of shares

cancellation;

Biotricity's

outstanding shares.

and

transferred all of his shares back for In addition, effective on the closing date of the acquisition transaction:

- Biotricity issued approximately 1.197 shares of its common stock in exchange for each common share of the Company held by the Company shareholders who in general terms, are not residents of Canada (for the purposes of the Income Tax Act (Canada). Accordingly the Company issued 13,376,947 shares;
- Shareholders of the Company who in general terms, are Canadian residents (for the purposes of the Income Tax Act (Canada)) received approximately 1.197 Exchangeable Shares in the capital of Exchangeco in exchange for each common share of the Company held. Accordingly the Company issued 9,123,031 exchangeable shares;
- Each outstanding option to purchase common shares in the Company (whether vested or unvested) was

In addition, effective on the closing date of the acquisition transaction:

- Biotricity issued approximately 1.197 shares of its common stock in exchange for each common share of the Company held by the Company shareholders who in general terms, are not residents of Canada (for the purposes the Income Tax Act (Canada). Accordingly the Company issued 13,376,947 shares;
- Shareholders of the Company who in general terms, are Canadian residents (for the purposes of the Income Tax Act (Canada)) received approximately 1.197 Exchangeable Shares in the capital of Exchangeco in exchange for each common share of the Company held. Accordingly the Company issued 9,123,031 exchangeable shares;
- Each outstanding option to purchase common shares in the Company (whether vested or unvested) was exchanged, without any further action or consideration on the part of the holder of option, for approximately such 1.197 economically equivalent replacement options with an inverse adjustment to the exercise price of the replacement option to reflect the exchange ratio of approximately 1.197:1;
- Each outstanding warrant to purchase common shares in the Company was adjusted, in accordance with the terms Warrant, with an inverse adjustment to the exercise price of the Warrants to the exchange ratio reflect approximately 1.197:1
- Each outstanding advisor warrant to Authorized stock purchase common shares in the with the terms thereof, such that it entitles the holder to receive approximately 1.197 shares of the common stock of Biotricity for each Advisor Warrant, with an inverse study and outstanding stock adjustment to the exercise price of the ratio of approximately 1.197:1; and
- The outstanding 11% secured convertible promissory notes of the Company were adjusted, in accordance with

- exchanged, without any further action consideration on the part of the holder of such option, for approximately 1.197 economically equivalent replacement options with an inverse adjustment to the exercise price of the replacement option to reflect the exchange ratio of approximately 1.197:1;
- Each outstanding warrant to purchase common shares in the Company was adjusted, in accordance with the terms thereof, such that it entitles the holder to receive approximately 1.197 shares of the common stock of Biotricity for each Warrant, with an inverse adjustment to the exercise price of the Warrants to reflect the exchange ratio of approximately 1.197:1
- Each outstanding advisor/broker warrant to purchase common shares in the Company was adjusted, in accordance with the terms thereof, such that it entitles the holder to receive approximately 1.197 shares of the common stock of Biotricity for each advisor/broker warrant, with an inverse adjustment to the exercise price of the advisor/broker warrants to reflect the exchange ratio of approximately 1.197:1; and
- The outstanding 11% secured convertible promissory notes of the Company were adjusted, in accordance with the adjustment provisions thereof, as and from closing, so as to permit the holders to convert (and in some circumstances permit the Company to force the conversion of) the Convertible Debentures into shares of the common stock of Biotricity at a 25% discount to purchase price per share in Biotricity's next offering

Issuance of preferred stock, common stock, exchangeable shares and cancellation of shares in connection with the thereof, such that it entitles the holder to reverse takeover transaction as explained above represents receive approximately 1.197 shares of recapitalization of capital retroactively adjusting the the common stock of Biotricity for each accounting acquirer's legal capital to reflect the legal capital of the accounting acquiree as at January 1, 2014.

> The following equity movement includes the retroactive adjustments of above transaction.

Company was adjusted, in accordance As at December 31, 2015, the Company is authorized to issue 100,000,000 (2014: 100,000,000) shares of common stock (\$0.001 par value) and 1,000,000 (2014: 1,000,000) shares of preferred stock (\$0.001 par value).

Advisor Warrants to reflect the exchange During April 2014, Sensor entered into agreements for issuance of warrants against services with four of its then stockholders and issued 568,575 (475,000 Pre-Exchange Agreement) warrants entitling those stockholders to purchase the one common share against each warrant at an exercise price of \$0.38 (\$0.46 Pre-Exchange Agreement) per warrant to be

the conversion of) Biotricity's next offering.

Issuance of preferred stock, common stock, exchangeable shares and cancellation of shares in connection with the Pursuant to roll over agreements dated August 11, 2014, as accounting acquirer's legal capital to reflect the legal capital of the accounting acquiree.

outstanding. Additionally, as of June 30, 2016, there were proceeds of \$545,278. 9.123.031 outstanding exchangeable shares. There is currently one share of the Special Voting Preferred Stock During July 2014, Sensor issued 169,974 (142,000 Pre-Agreement.

forfeiture in the event the Company does not raise at least \$6 million by November 2, 2016. Of the shares of capital. Common Stock and exchangeable shares issued and or would be restricted shares under the Securities Act.

Common stock to be issued

holders exercised 15,569 warrants at \$0.835. and hence at June 30, 2016, these were classified as below).

Stock-based compensation

On March 30, 2015, iMedical approved Directors, Officers and Employees Stock Option Plan, under which it authorized and issued 3,000,000 options. This plan was established to enable the Company to attract and retain the officers, employees and consultants and to give such person an interest in the success of the Company.

outstanding options as at June 30, 2016 are as follows:

		Vest	
No. of	Exercise	ed	Unvested
options	Price	opti	options

adjustment provisions thereof, as and exercised within one year from the issuance date. The fair from closing, so as to permit the holders value of the warrants on the issuance date was \$400,335, to convert (and in some circumstances which is included as consulting charges in general and permit the Company to force the administrative expenses during the year ended December 31, Convertible 2014 with corresponding credit to additional paid-in-capital. Promissory Notes into shares of the The fair value has been estimated using a multi-nomial lattice common stock of Biotricity at a 25% model with an expected life of 365 days, dividend yield of discount to purchase price per share in 0%, stock price of \$0.46, a risk free rate of 0.06% and expected volatility of 105%, determined based on comparable companies historical volatilities.

reverse takeover transaction as explained above represents described in Note 1, all the above warrants which were issued recapitalization of capital retroactively adjusting the by Sensor were cancelled and were reissued by Biotricity Inc.

During June and July 2014, Sensor issued 1,400,490 (1,170,000 Pre-Exchange Agreement) common shares At June 30, 2016 and December 31, 2015 there were through various subscription agreements issue at price of \$ 15,876,947 shares of common stock issued and 0.39 (\$0.47 Pre-Exchange Agreement) for aggregate cash

issued and outstanding held by one holder of record, which Exchange Agreement) common shares for consulting services is the Trustee in accordance with the terms of the Trust at fair value of \$0.39 (\$0.47 Pre-Exchange Agreement) per share, determined based on recent private placements. Accordingly, the Company recognized \$66,179 as consulting Out of outstanding common stock of 15,876,947 as at June expenses, which are included in general and administrative 30, 2016, 750,000 are held in escrow and subject to expenses during the year ended December 31, 2014 with corresponding credit to common stock and additional paid in

outstanding approximately 22,500,000 of such shares are As described in Note 1, On August 11, 2014, all the stockholders of Sensor entered into a series of roll over agreements for the sale of their shares to iMedical Inc. in accordance with section 85 (1) of the Income Tax Act (Canada). Pursuant to these agreements, all the stockholders During the quarter ended June 30, 2016, the warrant of Sensor received twice the number of shares of iMedical in The exchange for their shares in Sensor. Accordingly, iMedical Company issued common stock subsequent to quarter end issued 14,159,911 (11,829,500 Pre-Exchange Agreement) shares in exchange for 7,079,955 (5,914,750 Pre-Exchange common stock to be issued (refer warrant continuity Agreement) shares of Sensor, which were subsequently cancelled as a result of amalgamation. The amalgamation became effective from November 21, 2014, pursuant to approval by Canada Revenue Agency. Immediately prior to Amalgamation, iMedical had net liabilities of \$237,348 and 3,950,100 (3,300,000 Pre-Exchange Agreement) outstanding shares of common stock, which are presented in the consolidated financial statements.

services of highly qualified and experience directors, During November 2014, iMedical issued 1,240,092 (1,036,000 Pre-Exchange Agreement) units at an exercise price of \$0.92 (\$1.10 Pre-Exchange Agreement) and received gross cash proceeds of \$1,142,837 (net proceeds of \$1,104,229). Each unit comprised of 1,240,092 (1,036,000) These options will expire by March 30, 2025. The Pre-Exchange Agreement) common shares and 1,860,138 (1,554,000 Pre-Exchange Agreement) warrants to be exercised at \$ 0.92 (\$1.10 Pre-Exchange Agreement) within 120 to 270 days from the date of issuance. In connection with the proceeds received, the Company paid in cash \$38,609 as finder's fees and issued 61,142 (51,080 Pre-

			ons	
	#	\$	#	#
As at Decem ber 31,				
2015	167,500	0.0001	-	167,500
Adjust ment*	33,000	-	-	33,000
As at June 30, 2016	200,500	0.0001	_	200,500

* As explained above, on February 2, 2016 all outstanding options have been increased by a factor of 1.197.

In addition, on February 2, 2016, the Board of Directors of the Company approved 2016 Equity Incentive Plan (the "Plan"). The purpose of the Plan is to advance the interests of the participating company group and its stockholders by providing an incentive to attract, retain and reward persons performing services for the participating company group and by motivating such persons to contribute to the growth and profitability of the participating company group. The Plan seeks to achieve this purpose by providing for awards in the form of options, stock appreciation rights, restricted stock purchase rights, restricted stock bonuses, restricted stock units, performance shares, performance units and other stock-based awards.

The Plan shall continue in effect until its termination by the Committee; provided, however, that all Awards shall be granted, if at all, on or before the day immediately preceding the tenth (10th) anniversary of the effective date. the maximum number of shares of stock that may be issued under the Plan pursuant to awards shall be equal to 3,750,000 shares; provided that the maximum number of shares of stock that may be issued under the Plan pursuant to awards shall automatically and without any further Company or shareholder approval, increase on January 1 of each year for not more than 10 years from the Effective Date, so the number of shares that may be issued is an amount no greater than 15% of the Company's outstanding shares of stock and shares of stock underlying any outstanding exchangeable shares as of such January 1: provided further that no such increase shall be effective if it would violate any applicable law or stock exchange rule or regulation, or result in adverse tax consequences to the Company or any participant that would not otherwise result but for the increase.

As of the date of the filing of this report, the Company has not granted any incentives under the above plan.

Broker warrants

The outstanding broker warrants as at June 30, 2016 will expire by May 2018 as detailed below.

Exchange Agreement) broker warrants to be exercised at \$0.92 (\$1.10 Pre-Exchange Agreement) within 365 days from the date of issuance. The fair value of these warrants amounting to \$246,671 has been estimated using a multinomial lattice model with an expected life of 365 days, dividend yield of 0%, stock price of \$1.10, a risk free rate ranging from 0.02% to 0.07% and expected volatility of 89%, determined based on comparable companies historical volatilities. The fair value of these warrants were allocated to cash with corresponding credit to additional paid-in-capital. During May 2015, 962,388 (804,000 Pre-Exchange Agreement) warrants expired out of total issuance of 1,860,138 (1,554,000 Pre-Exchange Agreement).

In addition during November 2014, 179,550 (150,000 Pre-Exchange Agreement) warrants were exercised at a price of \$0.37 (\$0.44 Pre-Exchange Agreement) per share and the Company received cash proceeds of \$66,188, which has been credited to additional paid in capital.

During March and May 2015, 598,500 (500,000 Pre-Exchange Agreement) warrants were exercised at a price of \$0.84 (\$1.01 Pre-Exchange Agreement) per share and the Company received gross cash proceeds of \$500,584 (net proceeds of \$470,758). In connection with the proceeds received, the Company paid in cash \$35,420 as finder's fees and issued 41,895 (35,000 Pre-Exchange Agreement) broker warrants which were fair valued at \$5,594 and were allocated to cash with corresponding credit to additional paid-incapital. The fair value has been estimated using a multinomial lattice model with an expected life of 365 days, dividend yield of 0%, stock price of \$0.84 (\$1.01 Pre-Exchange Agreement), a risk free rate ranging from 0.04% to 1.07% and expected volatility of 94%, determined based on comparable companies historical volatilities.

During May 2015, the Company repurchased 1,316,700 (1,100,000 Pre-Exchange Agreement) of its outstanding common shares at cost from a related party, by virtue of significant influence. These shares were cancelled upon their repurchase.

During August and September 2015, 299,250 (250,000 Pre-Exchange Agreement) warrants were exercised at a price of \$0.88 (\$1.05 Pre-Exchange Agreement) per share and the Company received gross cash proceeds of \$253,800 (net proceeds of \$236,438). In connection with the proceeds received, the Company paid in cash \$17,362 as finder's fees and issued 20,947 (17,500 Pre-Exchange Agreement) broker warrants which were fair valued at \$14,627 and were allocated to cash with corresponding credit to additional paid-in-capital. The fair value has been estimated using a multinomial lattice model with an expected life of 24 months, a risk free rate ranging from 0.04% to 1.07%, stock price of \$2 and expected volatility in the range of 98% to 100%, determined based on comparable companies historical volatilities.

During September and October 2015, the Company entered into agreements for the issuance for a total of 724,185

		Weighted
	No. of broker	Average
	warrants	Exercise Price
	#	\$
As at		
Decembe		
r 31, 2015	271,742	1.2000
Adjustme		
nt*	53,503	(0.1970)
As at		
June 30,		
2016	325,245	1.0030

^{*} As explained above, on February 2, 2016 all outstanding broker warrants have been increased by a factor of 1.197.

Warrants

The outstanding warrants as at June 30, 2016 will expire by October 2016 as detailed below.

	No. of monuments	Weighted Average Exercise Price
-	No. of warrants	
A 4	#_	\$
As at		
December	200.000	1 0000
31, 2015	380,000	1.0000
Adjustment		
*	74,860	(0.1970)
As at		
March 31,		
2016	454,860	0.8030
Less:		
exercised		
warrants	(15,569)	0.8350
Less:		
expired		
warrants	(223,822)	0.8030
As at June		
30, 2016	215,469	0.8007

^{*} As explained above, on February 2, 2016 all outstanding warrants have been increased by a factor of 1.197.

(605,000 Pre-Exchange Agreement) warrants against services entitling to purchase one common share against each warrant at an exercise price of \$0.84 (\$1 Pre-Exchange Agreement) per warrant to be exercised within 180 to 730 days from the issuance date. The fair value of the warrants on the issuance date was \$672,749, which is included as consulting charges in general and administrative expenses during the year ended December 31, 2015 with corresponding credit to additional paid-in-capital. The fair value has been estimated using a multi-nomial lattice model with an expected life ranging from 180 to 730 days, a risk free rate ranging from 0.04% to 1.07%, stock price of \$2, annual attrition rate of 5% and expected volatility in the range of 98% to 100%, determined based on comparable companies historical volatilities.

Issuance of preferred stock, common stock, exchangeable shares and cancellation of shares in connection with the reverse takeover transaction as explained above represents recapitalization of capital retroactively adjusting the accounting acquirer's legal capital to reflect the legal capital of the accounting acquiree.

At December 31, 2015 there were 15,876,947 (December 31, 2014: 12,905,394) shares of common stock issued and outstanding, respectively, and exchangeable shares of 9,123,031 as at December 31, 2015 and December 31, 2014. There is currently one share of the Special Voting Preferred Stock issued and outstanding held by one holder of record, which is the Trustee in accordance with the terms of the Trust Agreement.

Out of outstanding common stock as at December 31, 2015, 750,000 are held in escrow and subject to forfeiture. Of the shares of Common Stock and exchangeable shares issued and outstanding approximately 22,500,000 of such shares are or would be restricted shares under the Securities Act.

Stock-based compensation

On March 30, 2015, the Company approved Directors, Officers and Employees Stock Option Plan, under which it authorized and issued 3,591,000 (3,000,000 Pre-Exchange Agreement) options. This plan was established to enable the Company to attract and retain the services of highly qualified and experience directors, officers, employees and consultants and to give such person an interest in the success of the Company.

The fair value of each option granted is estimated at the time of grant using multi-nomial lattice model using the following assumptions:

	2015
Exercise price	
(\$)	0.0001
Risk free	
interest rate	0.04% to 1.07%
Expected term	
(Years)	10
Expected	94%

volatility	
Expected dividend yield	0%
Fair value of	
option (\$) Expected	0.74
forfeiture	
(attrition) rate	5% to 20%

50% of the grants will either vest immediately or at the time of FDA (Food and Drug Administration) filing date and 50% will vest upon Liquidity Trigger. Liquidity Trigger means the day on which the board of directors resolve in favour of i) the Company is able to raise a certain level of financing; ii) a reverse takeover transaction that results in the Company being a reporting issuer, and iii) initial public offering that results in the Company being a reporting issuer.

These grants will expire on the tenth anniversary of the grant date. The risk free interest rate is based on the yield of U.S. Treasury securities that correspond to the expected holding period of the options. The volatility was determined based on comparable companies' historical volatilities. The expected forfeiture (attrition) rates were based on the position of the employee receiving the options. The dividend yield was based on an expected future dividend rate for the period at the time of grant.

The following table summarizes the stock option activities of the Company:

	Number of options	Weighted average exercise price (\$)
Granted	3,591,000	0.0001
Exercised	(3,390,503)	0.0001
Outstandin g as of		
December		
31, 2015	200,497	0.0001

The fair value of options at the issuance date were determined at \$2,257,953 which were fully expensed during the year ended December 31, 2015 based on vesting period and were included in general and administrative expenses with corresponding credit to additional paid-in-capital.

During the year ended December 31, 2015, 3,390,503 (2,832,500 Pre-Exchange Agreement) options were exercised by those employees who met the vesting conditions as described above.

X

- References

No definition available.

+ Details

Name: usgaap_DisclosureTextBlockAbstract

Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

Balance Type: na **Period Type:** duration

X

- Definition

The entire disclosure for shareholders' equity comprised of portions attributable to the parent entity and noncontrolling interest, including other comprehensive income. Includes, but is not limited to, balances of common stock, preferred stock, additional paid- in capital, other capital and retained earnings, accumulated balance for each classification of other comprehensive income and amount of comprehensive income.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 235
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.4-08.(d),(e))
- URI http://asc.fasb.org/extlink&oid=26873400&loc=d3e23780-122690

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 505
- SubTopic 10
- Section 50
- Paragraph 4
- URI http://asc.fasb.org/extlink&oid=6928386&loc=d3e21484-112644

Reference 3: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 310
- SubTopic 10
- Section S99
- Paragraph 2
- Subparagraph (SAB TOPIC 4.E)
- URI http://asc.fasb.org/extlink&oid=27010918&loc=d3e74512-122707

Reference 4: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 505
- SubTopic 10
- Section 50
- Paragraph 5
- URI http://asc.fasb.org/extlink&oid=6928386&loc=d3e21488-112644

Reference 5: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210

- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.5- 02.29- 31)
- URI http://asc.fasb.org/extlink&oid=6877327&loc=d3e13212-122682

Reference 6: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 505
- SubTopic 10
- Section S99
- Paragraph 4
- Subparagraph (SAB TOPIC 4.C)
- URI http://asc.fasb.org/extlink&oid=27012166&loc=d3e187143-122770

Reference 7: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 505
- SubTopic 10
- Section 50
- Paragraph 6
- URI http://asc.fasb.org/extlink&oid=6928386&loc=d3e21506-112644

Reference 8: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 505
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.3-04)
- URI http://asc.fasb.org/extlink&oid=27012166&loc=d3e187085-122770

Reference 9: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 505
- SubTopic 30
- Section 50
- Paragraph 2
- URI http://asc.fasb.org/extlink&oid=6405834&loc=d3e23285-112656

Reference 10: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 505
- SubTopic 10
- Section 50
- Paragraph 3
- URI http://asc.fasb.org/extlink&oid=6928386&loc=d3e21475-112644

Reference 11: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Glossary Preferred Stock
- URI http://asc.fasb.org/extlink&oid=6521494

Reference 12: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification

- Topic 505
- SubTopic 10
- Section 50
- Paragraph 2
- $URI \ http://asc.fasb.org/extlink\&oid=6928386\&loc=d3e21463-112644$

Reference 13: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 505
- SubTopic 10
- Section 50
- Paragraph 11
- URI http://asc.fasb.org/extlink&oid=6928386&loc=d3e21564-112644

Reference 14: http://www.xbrl.org/2003/role/presentationRef

- Publisher SEC
- Name Staff Accounting Bulletin (SAB)
- Number Topic 4
- Section E

Reference 15: http://www.xbrl.org/2003/role/presentationRef

- Publisher SEC
- Name Staff Accounting Bulletin (SAB)
- Number Topic 4
- Section C
- + Details

Name: us- gaap_StockholdersEquityNoteDisclosureTextBlock

Namespace Prefix: us- gaap_

Data Type: nonnum:textBlockItemType

Income Taxes	6 Months Ended	12 Months Ended Dec. 31, 2015			
income raxes	Jun. 30, 2016				
<u>Notes</u>					
Income Taxes		INCOME TAXES Income taxes			
		The provision for income taxes differs from that computed at Canadian corporate tax rate of approximately 15.50% (2014 - 15.50%) as follows:			
			Year ended December 31, 2015	Year ended December 31, 2014	
			\$	\$	
		Net loss for the year before income taxes	(5,185,852)	(1,706,202)	
		Expected income tax recovery from net loss	(803,807)	(264,461)	
		Non-deductible expenses	462,915	72,310	
		Other temporary differences	(2,859)	(116)	
		Change in valuation allowance	343,751	192,267	
			-	-	
	INCOME TAXES	Deferred tax assets	As at December 31, 2015	As at December 31, 2014	
			\$	\$	
			·		
		Non-capital loss carry forwards	756,534	404,127	
		Other temporary differences	23,565	5,870	
		Change in valuation allowance	(780,099)	(409,997)	
			-	-	
		As of December 31, 2015 and 2014, allowance relating to above deferred. This determination was based largely losses incurred. The Company decide it is not more likely than not to be re \$780,099 and \$409,997, for the ye respectively, was recorded to offset deads of December 31, 2015 and 2014, and \$2,607,270, respectively, of no taxable income. These losses will expuse As of December 31, 2015 and 2014, and tax positions.	I tax asset of the Com- on the negative evidence ed not to recognize any alized. Therefore, a vars ended December eferred tax assets. The Company has appropriate to the Company has appropriate to the company has appropriate between 2032 to 20	apany was necessary. ce represented by the deferred tax asset, as aluation allowance of 31, 2015 and 2014, eximately \$4,880,865 able to offset future 34.	

X

- References

No definition available.

+ Details

Name: usgaap_DisclosureTextBlockAbstract

Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

Balance Type: na **Period Type:** duration

X

- Definition

The entire disclosure for income taxes. Disclosures may include net deferred tax liability or asset recognized in an enterprise's statement of financial position, net change during the year in the total valuation allowance, approximate tax effect of each type of temporary difference and carryforward that gives rise to a significant portion of deferred tax liabilities and deferred tax assets, utilization of a tax carryback, and tax uncertainties information.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 235
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.4-08.(h))
- URI http://asc.fasb.org/extlink&oid=26873400&loc=d3e23780-122690

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 740
- SubTopic 10
- Section 50
- Paragraph 3
- URI http://asc.fasb.org/extlink&oid=6907707&loc=d3e32559- 109319

Reference 3: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 740
- SubTopic 10
- Section 50
- Paragraph 15
- URI http://asc.fasb.org/extlink&oid=6907707&loc=d3e32718- 109319

Reference 4: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 740
- SubTopic 10
- Section 50
- Paragraph 9
- URI http://asc.fasb.org/extlink&oid=6907707&loc=d3e32639-109319

Reference 5: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 740
- SubTopic 10
- Section 50

- Paragraph 2

- URI http://asc.fasb.org/extlink&oid=6907707&loc=d3e32537- 109319

+ Details

Name: usgaap_IncomeTaxDisclosureTextBlock
Namespace Prefix: us- gaap_
Data Type: nonnum:textBlockItemType

Related Party	6 Months Ended	12 Months Ended
Transactions	Jun. 30, 2016	Dec. 31, 2015
<u>Notes</u>		
Related Party		RELATED PARTY TRANSACTIONS
Transactions	transactions are as follows: The Company paid consulting charges in cash to its stockholders amounting to \$45,126 and \$90,252 for the three and six months ended June 30, 2016 (2015: \$72,864 and \$133,584), respectively.	Other than those disclosed elsewhere in the financial statements, the related party transactions are as follows: General and administrative expenses for the years ended December 31, 2015 and 2014 include consulting charges of \$0, and \$66,179, respectively in connection with issuance of shares/warrants to certain stockholders of the

- References

No definition available.

+ Details

 $\textbf{Name:} \ usgaap_Disclosure TextBlockAbstract$

Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

Balance Type: na **Period Type:** duration

X

- Definition

The entire disclosure for related party transactions. Examples of related party transactions include transactions between (a) a parent company and its subsidiary; (b) subsidiaries of a common parent; (c) and entity and its principal owners; and (d) affiliates.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 850
- SubTopic 10
- Section 50
- Paragraph 3
- URI http://asc.fasb.org/extlink&oid=6457730&loc=d3e39603-107864

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 850
- SubTopic 10
- Section 50
- Paragraph 4
- URI http://asc.fasb.org/extlink&oid=6457730&loc=d3e39622-107864

Reference 3: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 850
- SubTopic 10
- Section 50
- Paragraph 1
- URI http://asc.fasb.org/extlink&oid=6457730&loc=d3e39549- 107864

Reference 4: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 850
- SubTopic 10
- Section 50
- Paragraph 5
- URI http://asc.fasb.org/extlink&oid=6457730&loc=d3e39678- 107864

Reference 5: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 850
- SubTopic 10
- Section 50
- Paragraph 6
- URI http://asc.fasb.org/extlink&oid=6457730&loc=d3e39691-107864

Reference 6: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 235
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.4-08.(k))
- URI http://asc.fasb.org/extlink&oid=26873400&loc=d3e23780-122690

Reference 7: http://www.xbrl.org/2003/role/presentationRef

- Publisher SEC
- Name Regulation S- X (SX)
- Number 210
- Section 04
- Paragraph b
- Article 3A
- + Details

Name: usgaap_RelatedPartyTransactionsDisclosureTextBlock

Namespace Prefix: us- gaap_

Data Type: nonnum:textBlockItemType

Commitments	6 Months Ended	12 Months Ended
Communication	Jun. 30, 2016	Dec. 31, 2015
<u>Notes</u>		
<u>Notes</u>	COMMITMENTS c) On September 14, 2014, the Company finalized an agreement with CardioComm Solutions Inc. ("CardioComm") for the development of a customized software for the ECG. The term of this agreement is the later of 5 years or completion of all services from the effective date of agreement, which is September 14, 2014. Pursuant to this agreement, the Company paid CardioComm a nonrefundable royalty advance of \$224,775 (CAD 250,000), which was fully expensed during year ended December 31, 2014 as the Company is still under research and development phase. In addition, the Company has committed to pay \$584,415 for design of a Windows Operating System ECG Management Software in accordance with an estimated payment schedules for the work performed. During the three and six months ended June 30, 2016 and 2015, the Company paid \$67,689 and \$135,378 (2015: \$72,864 and \$145,728), respectively which were expensed and included in research and development expenses. d) On July 4, 2014, the Company entered into an operating lease contract for its office premises in Mississauga, Ontario for a one year term. The monthly lease payment was \$3,910 which was increased to \$7,931. The lease agreement also includes provisions of Cloud Hosting services at \$2,737 per month and telephone and internet services at \$1,173 per month. e) On January 8, 2016, the Company entered into a 40-month lease	a) On September 14, 2014, the Company finalized an agreement with CardioComm Solutions Inc. ("CardioComm") for the development of a customized software for the ECG. The term of this agreement is later of 5 years or completion of all services from the effective date of agreement, which is September 14, 2014. Pursuant to this agreement, Biotricity paid CardioComm a nonrefundable royalty advance of \$224,775 (CAD 250,000), which was fully expensed during year ended December 31, 2014 as the Company is still under research and development phase. In addition, the Company has committed to pay \$584,415 for design of a Windows Operating System ECG Management Software in accordance with an estimated payment schedules for the work performed. During the years ended December 31, 2015 and 2014, Company paid \$281,520 and \$87,662, which were expensed and included in research and development expenses. b) On July 4, 2014, the Company entered into an operating lease contract for its office premises in Mississauga, Ontario for a one year term. The monthly lease payment was \$3,910 which was increased to \$7,931. The lease agreement also include provisions of Cloud Hosting services at \$2,737 per month and telephone and internet services at \$1,173 per month.

California, USA. The monthly rent from the date of commencement to the 12th month is \$16,530, from the 13th to the 24th month is \$17,026, from the 25th to the 36th month is \$17,536, and the final 3 months is \$18,062.

X

- Definition

The entire disclosure for significant arrangements with third parties, which includes operating lease arrangements and arrangements in which the entity has agreed to expend funds to procure goods or services, or has agreed to commit resources to supply goods or services, and operating lease arrangements. Descriptions may include identification of the specific goods and services, period of time covered, minimum quantities and amounts, and cancellation rights.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 942
- SubTopic 210
- Section S99
- Paragraph 1
- Subparagraph (SX 210.9- 03.17)
- URI http://asc.fasb.org/extlink&oid=6876686&loc=d3e534808- 122878

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 944
- SubTopic 210
- Section S99
- Paragraph 1
- Subparagraph (SX 210.7-03.(a)(19))
- URI http://asc.fasb.org/extlink&oid=6879938&loc=d3e572229- 122910

Reference 3: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.5- 02.25)
- URI http://asc.fasb.org/extlink&oid=6877327&loc=d3e13212-122682
- + Details

Name: us- gaap_CommitmentsDisclosureTextBlock

Namespace Prefix: us- gaap_

Data Type: nonnum:textBlockItemType

Balance Type: na **Period Type:** duration

X

- References

No definition available.

+ Details

Name: usgaap DisclosureTextBlockAbstract

Namespace Prefix: us- gaap_

Data Type: xbrli:stringItemType Balance Type: na Period Type: duration

Subsequent	6 Months Ended	12 Months Ended
Events	Jun. 30, 2016	Dec. 31, 2015
<u>Notes</u>		
Subsequent Events		SUBSEQUENT EVENTS
<u>Svones</u>		The Company's management has evaluated subsequent events up to August 22, 2016, the date the financial statements were issued, pursuant to the requirements of ASC 855 and has determined the following material subsequent event:
	subsequent events up to August 15, 2016, the date the financial statements were issued, pursuant to the requirements of ASC 855 and has determined the following material subsequent events: During July and August 2016, the Company issued a total of 125,000 common shares to consultants in connection with the services provided by them. The value of the services will be determined based on the market price on the date of issuance. During July 2016, 110,742 warrants were exercised at an exercise price of \$0.835. On August 1, 2016, the Company entered into a subscription agreement by and among the Company and the lending parties for the issuance of an aggregate principal amount of \$425,000 unsecured convertible promissory notes pursuant to an offering to accredited investors for up to \$2,500,000 (increased from the original amount of \$1,000,000), of which \$875,000 have previously been sold (also refer Note 7).	conditions as the officers of the Company deem reasonable and acceptable. On April 27, 2016, the Company appointed Dr. Norman M. Betts as director to fill one of two vacancies, on the Board of Directors. In

promissory notes to various investors amounting to \$825,000. These notes have a maturity date of 12 months and carry an annual interest rate of 10%. The Bridge Notes principal is paid in cash and interest at 100% average 3 trading days ("TD") volume weighted average price ("VWAP") over the last 10 TD plus an embedded warrant at maturity. All of the outstanding principal and accrued interest shall convert ("Forced Conversion") into units/securities upon the consummation of a Qualified Financing, based upon the lesser of: (i) \$1.65 per units/securities and (ii) the quotient obtained by dividing (x) the balance on the Forced Conversion date multiplied by 1.20 by the actual price per unit/security in the Qualified Financing. Upon the Forced Conversion Date, the Holder shall further be issued Warrants exercisable into a number of shares of Common Stock equal to the number of Conversion Shares (but, in the case of units of securities, the primary equity security or the number of shares of Common Stock underlying the primary security if the primary security is not Common Stock).

During July and August 2016, the Company issued a total of 125,000 common shares to consultants in connection with the services provided by them. The value of the services will be determined based on the market price on the date of issuance.

During July 2016, 110,742 warrants were exercised at an exercise price of \$0.835.

On August 1, 2016, the Company entered into a subscription agreement by and among the Company and the lending parties for the issuance of an aggregate principal amount of \$425,000 unsecured convertible promissory notes pursuant to an offering to accredited investors for up to \$2,500,000 (increased from the original amount of \$1,000,000), of which \$875,000 have previously been sold (also refer Note 7).

On August 8, 2016 and August 12, 2016, the Company entered into a subscription agreement by and among the Company and the

lending parties for the issuance of an aggregate principal amount of \$300,000 unsecured convertible promissory notes pursuant to an offering to accredited investors for up to \$2,500,000 (increased from the original \$1,000,000) of which \$1,150,000 have previously been sold.

On August 12, 2016, the Company instituted a claim again a former employee involving a contract dispute, under which the Company is seeking damages of \$777,800 (CAD 1,000,000) and declaration that all the shares for which the former employee has exercised an option are null and void. At present, neither the possible outcome nor the amount of possible settlement can be foreseen. Therefore, no amount relating to this claim has been recognized in the consolidated financial statements.

X

- References

No definition available.

+ Details

Name: usgaap_DisclosureTextBlockAbstract

Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

Balance Type: na **Period Type:** duration

X

- Definition

The entire disclosure for significant events or transactions that occurred after the balance sheet date through the date the financial statements were issued or the date the financial statements were available to be issued. Examples include: the sale of a capital stock issue, purchase of a business, settlement of litigation, catastrophic loss, significant foreign exchange rate changes, loans to insiders or affiliates, and transactions not in the ordinary course of business.

+ References

No definition available.

+ Details

Name: us- gaap_SubsequentEventsTextBlock

Namespace Prefix: us-gaap_

Data Type: nonnum:textBlockItemType

Summary of Significant Accounting Policies: Cash (Policies)	6 Months Ended	12 Months Ended
Cash (Foncies)	Jun. 30, 2016	Dec. 31, 2015
Policies		
Cash	<u>Cash</u>	Cash includes cash on hand and balances with banks.

- Definition

Disclosure of accounting policy for cash and cash equivalents, including the policy for determining which items are treated as cash equivalents. Other information that may be disclosed includes (1) the nature of any restrictions on the entity's use of its cash and cash equivalents, (2) whether the entity's cash and cash equivalents are insured or expose the entity to credit risk, (3) the classification of any negative balance accounts (overdrafts), and (4) the carrying basis of cash equivalents (for example, at cost) and whether the carrying amount of cash equivalents approximates fair value.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 305
- SubTopic 10
- Section 05
- Paragraph 1
- URI http://asc.fasb.org/extlink&oid=6375392&loc=d3e26790- 107797

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 230
- SubTopic 10
- Section 50
- Paragraph 1
- URI http://asc.fasb.org/extlink&oid=6367179&loc=d3e4273-108586

Reference 3: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Glossary Cash
- URI http://asc.fasb.org/extlink&oid=6506951

Reference 4: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 235
- SubTopic 10
- Section 50
- Paragraph 3
- URI http://asc.fasb.org/extlink&oid=51655414&loc=d3e18780-107790

Reference 5: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Glossary Cash Equivalents
- URI http://asc.fasb.org/extlink&oid=6507016

Reference 6: http://www.xbrl.org/2003/role/presentationRef

- Publisher SEC
- Name Financial Reporting Release (FRR)
- Number 203
- Paragraph 02- 03

Reference 7: http://www.xbrl.org/2003/role/presentationRef

- Publisher SEC
- Name Regulation S- X (SX)
- Number 210
- Section 02
- Paragraph 1
- Article 5
- + Details

Name: us- gaap_CashAndCashEquivalentsPolicyTextBlock

Namespace Prefix: us- gaap_

Data Type: nonnum:textBlockItemType

Balance Type: na **Period Type:** duration

X

- References

No definition available.

+ Details

Name: usgaap_PolicyTextBlockAbstract

Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

Summary of	6 Months Ended	12 Months Ended
Significant Accounting Policies: Use of Estimates (Policies)	Jun. 30, 2016	Dec. 31, 2015
<u>Policies</u>		
Use of Estimates	The preparation of the condensed consolidated financial statements in conformity with US GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and the disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Areas involving significant estimates and assumptions include: deferred income tax assets and related valuation allowance, accruals and valuation of derivatives, convertible promissory notes and stock options. Actual results could differ from those estimates. These estimates are reviewed periodically, and, as adjustments	The preparation of consolidated financial statements in conformity with US GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and the disclosure of contingent assets and liabilities at the date of the consolidated financial statements and the reported amounts of revenues and expenses during the reporting period. Areas involving significant estimates and assumptions include: deferred income tax assets and related valuation allowance, accruals and valuation of warrants and stock options. Actual results could differ from those estimates. These estimates are reviewed periodically, and, as adjustments become necessary, they are reported in earnings in the period in which

- References

No definition available.

+ Details

Name: usgaap_PolicyTextBlockAbstract

Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

Balance Type: na **Period Type:** duration

X

- Definition

Disclosure of accounting policy for the use of estimates in the preparation of financial statements in conformity with generally accepted accounting principles.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 275
- SubTopic 10

- Section 50
- Paragraph 4
- URI http://asc.fasb.org/extlink&oid=51801978&loc=d3e6061-108592

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 275
- SubTopic 10
- Section 50
- Paragraph 9
- URI http://asc.fasb.org/extlink&oid=51801978&loc=d3e6143-108592

Reference 3: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 275
- SubTopic 10
- Section 50
- Paragraph 8
- URI http://asc.fasb.org/extlink&oid=51801978&loc=d3e6132-108592
- + Details

Name: us- gaap_UseOfEstimates
Namespace Prefix: us- gaap_

Data Type: nonnum:textBlockItemType

Summary of	6 Months Ended	12 Months Ended
Significant Accounting Policies: Earnings (loss) Per Share (Policies)	Jun. 30, 2016	Dec. 31, 2015
<u>Policies</u>		
	Earnings (Loss) Per Share	Earnings (Loss) Per Share
Share	Accounting Standards Board's ("FASB") Accounting Standards Codification ("ASC") Topic 260-10 which provides for calculation of "basic" and "diluted" earnings per share. Basic earnings per share includes no dilution and is computed by dividing net income or loss available to common stockholders by the weighted average number of common shares outstanding for the period. Diluted earnings per share reflect the potential dilution of securities that could share in the earnings of an entity. Diluted earnings per share exclude all potentially dilutive shares if their effect is anti-dilutive. There were no potentially dilutive shares outstanding as at	The Company has adopted the Financial Accounting Standards Board's ("FASB") Accounting Standards Codification ("ASC") Topic 260-10 which provides for calculation of "basic" and "diluted" earnings per share. Basic earnings per share includes no dilution and is computed by dividing net income or loss available to common stockholders by the weighted average number of common shares outstanding for the period. Diluted earnings per share reflect the potential dilution of securities that could share in the earnings of an entity. Diluted earnings per share exclude all potentially dilutive shares if their effect is anti-dilutive. There were no potentially dilutive shares outstanding as at December 31, 2015 and 2014.

- Definition

Disclosure of accounting policy for computing basic and diluted earnings or loss per share for each class of common stock and participating security. Addresses all significant policy factors, including any antidilutive items that have been excluded from the computation and takes into account stock dividends, splits and reverse splits that occur after the balance sheet date of the latest reporting period but before the issuance of the financial statements.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 260
- SubTopic 10
- Section 50
- Paragraph 1
- URI http://asc.fasb.org/extlink&oid=6371337&loc=d3e3550-109257

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 260
- SubTopic 10
- Section 50
- Paragraph 1
- Subparagraph (c)

- URI http://asc.fasb.org/extlink&oid=6371337&loc=d3e3550-109257

Reference 3: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 260
- SubTopic 10
- Section 50
- Paragraph 2
- URI http://asc.fasb.org/extlink&oid=6371337&loc=d3e3630-109257

Reference 4: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 235
- SubTopic 10
- Section 50
- Paragraph 3
- URI http://asc.fasb.org/extlink&oid=51655414&loc=d3e18780- 107790
- + Details

Name: us- gaap_EarningsPerSharePolicyTextBlock

Namespace Prefix: us- gaap_

Data Type: nonnum:textBlockItemType

Balance Type: na **Period Type:** duration

X

- References

No definition available.

+ Details

Name: usgaap_PolicyTextBlockAbstract

Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

Summary of Significant Accounting Policies:	6 Months Ended	12 Months Ended
Foreign Currency Translation (Policies)	Jun. 30, 2016	Dec. 31, 2015
<u>Policies</u>		
Foreign Currency Translation	Foreign Currency Translation	Foreign Currency Translation The functional currency of the Canadian based company is the Canadian dollar and US based company is USD. Transactions denominated in currencies other than the functional currency are translated into the functional currency at the exchange rates prevailing at the dates of the transaction. Monetary assets and liabilities denominated in foreign currencies are translated using the exchange rate prevailing at the balance sheet date. Nonmonetary assets and liabilities are translated using the historical rate on the date of the transaction. All exchange gains or losses arising from translation of these foreign currency transactions are included in net income (loss) for the year. In translating the financial statements of the Company's Canadian subsidiaries from their functional currency into the Company's reporting currency of United States dollars, balance sheet accounts are translated using the closing exchange rate in effect at the balance sheet date and income and expense accounts are translated using an average exchange rate prevailing during the reporting period. Adjustments resulting from the translation, if any, are included in cumulative other comprehensive income (loss) in stockholders' equity. The Company has not, to the date of these consolidated financial statements, entered into derivative instruments to offset the impact of foreign currency fluctuations.

- Definition

Disclosure of accounting policy for (1) transactions denominated in a currency other than the reporting enterprise's functional currency, (2) translating foreign currency financial statements that are incorporated into the financial statements of the reporting enterprise by consolidation, combination, or the equity method of accounting, and (3) remeasurement of the financial statements of a foreign reporting enterprise in a hyperinflationary economy.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 235
- SubTopic 10
- Section 50
- Paragraph 3
- URI http://asc.fasb.org/extlink&oid=51655414&loc=d3e18780-107790

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 830
- SubTopic 30
- Section 50

- Paragraph 1
- URI http://asc.fasb.org/extlink&oid=6450520&loc=d3e32583-110901

Reference 3: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 830
- SubTopic 20
- Section 50
- Paragraph 1
- URI http://asc.fasb.org/extlink&oid=6450222&loc=d3e30840-110895
- + Details

Name: us- gaap_ForeignCurrencyTransactionsAndTranslationsPolicyTextBlock

Namespace Prefix: us- gaap_

Data Type: nonnum:textBlockItemType

Balance Type: na **Period Type:** duration

X

- References

No definition available.

+ Details

Name: usgaap_PolicyTextBlockAbstract

Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

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Summary of Significant	6 Months Ended	12 Months Ended	
Accounting Policies: Equipment (Policies)	Jun. 30, 2016	Dec. 31, 2015	
<u>Policies</u>			
Equipment	<u>Equipment</u>	Equipment Equipment are stated at cost less accumulated depreciation and depreciated over their estimated useful lives at the following rate and method. Furniture and fixtures 3 year straight line Computer equipment 3 year straight line Routine repairs and maintenance are expensed as incurred. Improvements, that are betterments, are capitalized at cost. The Company applies a half year rule in the year of acquisition.	

X

- References

No definition available.

+ Details

Name: usgaap_PolicyTextBlockAbstract

Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

Balance Type: na **Period Type:** duration

X

- Definition

Disclosure of accounting policy for long- lived, physical assets used in the normal conduct of business and not intended for resale. Includes, but is not limited to, basis of assets, depreciation and depletion methods used, including composite deprecation, estimated useful lives, capitalization policy, accounting treatment for costs incurred for repairs and maintenance, capitalized interest and the method it is calculated, disposals and impairments.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 360
- SubTopic 10
- Section 50
- Paragraph 1
- URI http://asc.fasb.org/extlink&oid=6391035&loc=d3e2868-110229

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 235
- SubTopic 10
- Section 50
- Paragraph 3
- URI http://asc.fasb.org/extlink&oid=51655414&loc=d3e18780- 107790

Reference 3: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.5- 02.13(a))
- URI http://asc.fasb.org/extlink&oid=6877327&loc=d3e13212-122682

+ Details

Name: usgaap_PropertyPlantAndEquipmentPolicyTextBlock

Namespace Prefix: us- gaap_

Data Type: nonnum:textBlockItemType

Summary of Significant Accounting Policies:	6 Months Ended	12 Months Ended
Impairment of Long- lived Assets (Policies)	Jun. 30, 2016	Dec. 31, 2015
<u>Policies</u>		
Impairment of Long-lived Assets	Impairment of Long-Lived Assets	In accordance with ASC 360-10, the Company, on a regular basis, reviews the carrying amount of long-lived assets for the existence of facts or circumstances, both internally and externally, that suggest impairment. The Company determines if the carrying amount of a long-lived asset is impaired based on anticipated undiscounted cash flows, before interest, from the use of the asset. In the event of impairment, a loss is recognized based on the amount by which the carrying amount exceeds the fair value of the asset. Fair value is determined based on appraised value of the assets or the anticipated cash flows from the use of the asset or asset group, discounted at a rate commensurate with the risk involved.

- Definition

Disclosure of accounting policy for recognizing and measuring the impairment of long- lived assets. An entity also may disclose its accounting policy for long- lived assets to be sold. This policy excludes goodwill and intangible assets.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 235
- SubTopic 10
- Section 50
- Paragraph 3
- URI http://asc.fasb.org/extlink&oid=51655414&loc=d3e18780- 107790

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 360
- SubTopic 10
- Section 05
- Paragraph 4
- URI http://asc.fasb.org/extlink&oid=51717228&loc=d3e202-110218

Reference 3: http://www.xbrl.org/2003/role/presentationRef

- Publisher SEC
- Name Staff Accounting Bulletin (SAB)
- Number Topic 5
- Section CC
- Subsection 3
- + Details

Name: us- gaap_ImpairmentOrDisposalOfLongLivedAssetsPolicyTextBlock

Namespace Prefix: us- gaap_

Data Type: nonnum:textBlockItemType

Balance Type: na

Period Type: duration

X

- References

No definition available.

+ Details

Name: usgaap_PolicyTextBlockAbstract
Namespace Prefix: us- gaap_
Data Type: xbrli:stringItemType
BalanceType: na
Period Type: duration

Summary of	6 Months Ended	12 Months Ended
Significant Accounting Policies: Fair Value of Financial Instruments (Policies)	Jun. 30, 2016	Dec. 31, 2015
Policies		
Fair Value of Financial Instruments		Fair Value of Financial Instruments ASC 820 defines fair value, establishes a framework for measuring fair value and expands required disclosure about fair value measurements of assets and liabilities. ASC 820-10 defines fair value as the exchange price that would be received for an asset or paid to transfer a liability (an exit price) in the principal or most advantageous market for the asset or liability in an orderly transaction between market participants on the measurement date. ASC 820-10 also establishes a fair value hierarchy, which requires an entity to maximize the use of observable inputs and minimize the use of unobservable inputs when measuring fair value. The standard describes three levels of inputs that may be used to measure fair value: Level 1 – Valuation based on
		quoted market prices in active markets for identical assets or liabilities. Level 2 – Valuation based on quoted market prices for similar assets and liabilities in active markets. Level 3 – Valuation based on unobservable inputs that are supported by little or no market activity, therefore requiring management's best estimate of what market participants would use as fair value. In instances where the determination of the fair value measurement is based on inputs

from different levels of the fair value hierarchy, the level in the fair value hierarchy within which the entire fair value measurement falls is based on the lowest level input that is significant to the fair value measurement in its entirety. The Company's assessment of the significance of a particular input to the fair value measurement in its entirety requires judgment, and considers factors specific to the asset or liability.

Fair value estimates discussed herein are based upon certain market assumptions and pertinent information available management. The respective carrying value of certain on-balance-sheet financial instruments approximated their fair values due to the short-term nature of these instruments or interest rates that are comparable to market rates. These financial instruments include cash, convertible promissory notes, derivative liabilities and accounts payable. The Company's cash and derivative liabilities, which are carried at fair value, are classified as Level 1 financial instruments. The Company's are maintained bank accounts with financial institutions of reputable credit. therefore, bear minimal credit risk.

Fair Value of Financial Instruments

Fair Value of Financial Instruments

ASC 820 defines fair value, establishes a framework for measuring fair value and expands required disclosure about fair value measurements of assets liabilities. ASC 820-10 defines fair value as the exchange price that would be received for an asset or paid to transfer a liability (an exit price) in the principal or most advantageous market for the asset or liability in an orderly transaction between market participants on the measurement date. ASC 820-10 also establishes a fair value hierarchy, which requires an entity to maximize the use of observable inputs and minimize the use of unobservable inputs when measuring fair value. The standard describes three levels of inputs that may be used to measure fair value:

Level 1 – Valuation based on quoted market prices in active markets for identical assets or liabilities.

Level 2 – Valuation based on quoted market prices for similar assets and liabilities in active markets.

Level 3 – Valuation based on unobservable inputs that are supported by little or no market activity, therefore requiring management's best estimate of what market participants would use as fair value.

In instances where the determination of the fair value measurement is based on inputs from different levels of the fair value hierarchy, the level in the fair value hierarchy within which the entire fair value measurement falls is based on the lowest level input that is significant to the fair value measurement in its entirety. The Company's assessment of the significance of a particular input to the fair value measurement in its entirety requires judgment, and considers factors specific to the asset or liability.

Fair value estimates discussed herein are based upon certain market assumptions and pertinent information available to management. The respective carrying value of certain on-balance-sheet financial instruments approximated their fair values due to the short-term nature of these instruments or interest rates that are comparable to market rates. These financial instruments include cash, due to stockholders, deposits and other receivables, convertible promissory notes, derivative liabilities, and accounts payable. The Company's cash and derivative liabilities, which are carried at fair value, are classified as a Level 1 financial instruments. The Company's bank

accounts are maintained with financial institutions of reputable credit, therefore,	
bear minimal credit risk.	

- Definition

Disclosure of accounting policy for fair value measurements of financial and non-financial assets, liabilities and instruments classified in shareholders' equity. Disclosures include, but are not limited to, how an entity that manages a group of financial assets and liabilities on the basis of its net exposure measures the fair value of those assets and liabilities.

+ References

No definition available.

+ Details

Name: usgaap_FairValueMeasurementPolicyPolicyTextBlock

Namespace Prefix: us- gaap_

Data Type: nonnum:textBlockItemType

Balance Type: na **Period Type:** duration

X

- Definition

Disclosure of accounting policy for determining the fair value of financial instruments.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 235
- SubTopic 10
- Section 50
- Paragraph 3
- URI http://asc.fasb.org/extlink&oid=51655414&loc=d3e18780-107790

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 825
- SubTopic 10
- Section 50
- Paragraph 1
- URI http://asc.fasb.org/extlink&oid=49121117&loc=d3e13279- 108611

Reference 3: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 820
- SubTopic 10
- Section 60
- Paragraph 1
- $URI \ http://asc.fasb.org/extlink\&oid=7493716\&loc=d3e21868-110260$
- + Details

Name: us- gaap_FairValueOfFinancialInstrumentsPolicy

Namespace Prefix: us- gaap_

Data Type: nonnum:textBlockItemType

- References

No definition available.

+ Details

Name: usgaap_PolicyTextBlockAbstract
Namespace Prefix: us- gaap_
Data Type: xbrli:stringItemType
Balance Type: na
Period Type: duration

Summary of Significant Accounting Policies:	6 Months Ended	12 Months Ended
Income Taxes (Policies)	Jun. 30, 2016	Dec. 31, 2015
<u>Policies</u>		
Income Taxes	Income Taxes	Income Taxes The Company accounts for income taxes in accordance with ASC 740. The Company provides for federal and provincial income taxes payable, as well as for those deferred because of the timing differences between reporting income and expenses for financial statement purposes versus tax purposes. Deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the carrying amount of assets and liabilities for financial reporting purposes and the amounts used for income tax purposes. Deferred tax assets and liabilities are measured using the enacted tax rates expected to apply to taxable income in the years in which those temporary differences are expected to be recoverable or settled. The effect of a change in tax rates is recognized as income or expense in the period of the change. A valuation allowance is established, when necessary, to reduce deferred income tax assets to the amount that is more likely than not to be realized.

- Definition

Disclosure of accounting policy for income taxes, which may include its accounting policies for recognizing and measuring deferred tax assets and liabilities and related valuation allowances, recognizing investment tax credits, operating loss carryforwards, tax credit carryforwards, and other carryforwards, methodologies for determining its effective income tax rate and the characterization of interest and penalties in the financial statements.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 235
- SubTopic 10
- Section 50
- Paragraph 3
- URI http://asc.fasb.org/extlink&oid=51655414&loc=d3e18780-107790

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 740
- SubTopic 10
- Section 50
- Paragraph 19
- URI http://asc.fasb.org/extlink&oid=6907707&loc=d3e32840-109319

Reference 3: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 740
- SubTopic 30

- Section 05
- Paragraph 1
- URI http://asc.fasb.org/extlink&oid=6423966&loc=d3e40913-109327

Reference 4: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 954
- SubTopic 740
- Section 50
- Paragraph 1
- URI http://asc.fasb.org/extlink&oid=6491622&loc=d3e9504-115650

Reference 5: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 740
- SubTopic 10
- Section 50
- Paragraph 17
- Subparagraph (b)
- URI http://asc.fasb.org/extlink&oid=6907707&loc=d3e32809-109319

Reference 6: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 740
- SubTopic 10
- Section 45
- Paragraph 25
- URI http://asc.fasb.org/extlink&oid=37586315&loc=d3e32247-109318

Reference 7: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 740
- SubTopic 10
- Section 45
- Paragraph 28
- URI http://asc.fasb.org/extlink&oid=37586315&loc=d3e32280-109318
- + Details

Name: us- gaap_IncomeTaxPolicyTextBlock

Namespace Prefix: us- gaap_

Data Type: nonnum:textBlockItemType

Balance Type: na **Period Type:** duration

X

- References

No definition available.

+ Details

Name: usgaap_PolicyTextBlockAbstract

Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

Summary of Significant Accounting Policies:	6 Months Ended	12 Months Ended	
Research and Development (Policies)	Jun. 30, 2016	Dec. 31, 2015	
<u>Policies</u>			
Research and Development		Research and development costs, which relate primarily to product and software development, are charged to operations as incurred. Under certain research and development arrangements with third parties, the Company may be required to make payments that are contingent on the achievement of specific developmental, regulatory and/or commercial milestones. Before a product receives regulatory approval, milestone payments made to third parties are expensed when the milestone is achieved. Milestone payments made to third parties after regulatory approval is received are capitalized and amortized over the estimated useful life of the approved product.	

- References

No definition available.

+ Details

Name: usgaap_PolicyTextBlockAbstract

Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

Balance Type: na **Period Type:** duration

X

- Definition

Disclosure of accounting policy for costs it has incurred (1) in a planned search or critical investigation aimed at discovery of new knowledge with the hope that such knowledge will be useful in developing a new product or service, a new process or technique, or in bringing about a significant improvement to an existing product or process; or (2) to translate research findings or other knowledge into a plan or design for a new product or process or for a significant improvement to an existing product or process.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 730
- SubTopic 10
- Section 50
- Paragraph 1
- URI http://asc.fasb.org/extlink&oid=6420194&loc=d3e21568- 108373

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 235
- SubTopic 10
- Section 50
- Paragraph 3

- URI http://asc.fasb.org/extlink&oid=51655414&loc=d3e18780- 107790

Reference 3: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB

- Name Accounting Standards Codification

- Glossary Research and Development

- URI http://asc.fasb.org/extlink&oid=6523717

+ Details

Name: us- gaap_ResearchAndDevelopmentExpensePolicy

Namespace Prefix: us- gaap_

Data Type: nonnum:textBlockItemType

Summary of Significant Accounting Policies:	6 Months Ended	12 Months Ended	
Stock Based Compensation (Policies)	Jun. 30, 2016	Dec. 31, 2015	
<u>Policies</u>			
Stock Based Compensation	Stock Based Compensation	The Company accounts for share-based payments in accordance with the provision of ASC 718, which requires that all share-based payments issued to acquire goods or services, including grants of employee stock options, be recognized in the statement of operations based on their fair values, net of estimated forfeitures. ASC 718 requires forfeitures to be estimated at the time of grant and revised, if necessary, in subsequent periods if actual forfeitures differ from those estimates. Compensation expense related to share-based awards is recognized over the requisite service period, which is generally the vesting period. The Company accounts for stock based compensation awards issued to non-employees for services, as prescribed by ASC 718-10, at either the fair value of the services rendered or the instruments issued in exchange for such services, whichever is more readily determinable, using the guidelines in ASC 505-50. The Company issues compensatory shares for services including, but not limited to, executive, management, accounting, operations, corporate communication, financial and administrative consulting services.	

- Definition

Disclosure of accounting policy for salaries, bonuses, incentive awards, postretirement and postemployment benefits granted to employees, including equity- based arrangements; discloses methodologies for measurement, and the bases for recognizing related assets and liabilities and recognizing and reporting compensation expense.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 235
- SubTopic 10
- Section 50
- Paragraph 1
- URI http://asc.fasb.org/extlink&oid=51655414&loc=d3e18726- 107790

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 718
- SubTopic 10
- Section 50
- Paragraph 2
- Subparagraph (b),(f(1))
- URI http://asc.fasb.org/extlink&oid=6415400&loc=d3e5070-113901

+ Details

Name: us- gaap_CompensationRelatedCostsPolicyTextBlock

Namespace Prefix: us- gaap_

Data Type: nonnum:textBlockItemType

Balance Type: na
Period Type: duration

X

- References

No definition available.

+ Details

 $\textbf{Name:} usgaap_PolicyTextBlockAbstract$

Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

Summary of Significant Accounting Policies: Operating Leases (Policies)	6 Months Ended	12 Months Ended	
	Jun. 30, 2016	Dec. 31, 2015	
<u>Policies</u>			
Operating Leases	Operating Leases	Operating Leases The Company leases office space and certain office equipment under operating lease agreements. The lease term begins on the date of initial possession of the leased property for purposes of recognizing lease expense on a straight-line basis over the term of the lease. Lease renewal periods are considered on a lease-by-lease basis and are generally not included in the initial lease term.	

- Definition

Disclosure of accounting policy for leasing arrangements (both lessor and lessee). This disclosure may address (1) lease classification (that is, operating versus capital), (2) how the term of a lease is determined (for example, the circumstances in which a renewal option is considered part of the lease term), (3) how rental revenue or expense is recognized for a lease that contains rent escalations, (4) an entity's accounting treatment for deferred rent, including that which arises from lease incentives, rent abatements, rent holidays, or tenant allowances (5) an entity's accounting treatment for contingent rental payments and (6) an entity's policy for reviewing, at least annually, the residual values of sales- type and direct- finance leases. The disclosure also may indicate how the entity accounts for its capital leases, leveraged leases or sale- leaseback transactions.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 235
- SubTopic 10
- Section 50
- Paragraph 3
- URI http://asc.fasb.org/extlink&oid=51655414&loc=d3e18780- 107790

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 840
- SubTopic 20
- Section 05
- Paragraph 1
- URI http://asc.fasb.org/extlink&oid=6453394&loc=d3e39740-112701

Reference 3: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 944
- SubTopic 40
- Section 50
- Paragraph 1
- URI http://asc.fasb.org/extlink&oid=6482485&loc=d3e14754- 158437

Reference 4: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification

- Topic 840
- SubTopic 40
- Section 05
- Paragraph 1
- URI http://asc.fasb.org/extlink&oid=6456037&loc=d3e48589-112741

Reference 5: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 840
- SubTopic 30
- Section 50
- Paragraph 1
- URI http://asc.fasb.org/extlink&oid=6455398&loc=d3e45280-112737
- + Details

Name: us- gaap_LeasePolicyTextBlock

Namespace Prefix: us- gaap_

Data Type: nonnum:textBlockItemType

Balance Type: na **Period Type:** duration

X

- References

No definition available.

+ Details

Name: usgaap_PolicyTextBlockAbstract

Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

Summary of Significant	6 Months Ended	12 Months Ended
Accounting Policies: Convertible Notes Payable and Derivative Instruments (Policies)	Jun. 30, 2016	Dec. 31, 2015
<u>Policies</u>		
Convertible Notes Payable and Derivative Instruments	Convertible Notes Payable and Derivative Instruments	Convertible Notes Payable and Derivative Instruments The Company accounts for conversion options embedded in convertible notes in accordance with ASC 815. ASC 815 generally requires companies to bifurcate conversion options embedded in convertible notes from their host instruments and to account for them as free standing derivative financial instruments. ASC 815 provides for an exception to this rule when convertible notes, as host instruments, are deemed to be conventional, as defined by ASC 815-40. The Company accounts for convertible notes deemed conventional and conversion options embedded in non-conventional convertible notes which qualify as equity under ASC 815, in accordance with the provisions of ASC 470-20, which provides guidance on accounting for convertible securities with beneficial conversion features. Accordingly, the Company records, as a discount to convertible notes, the intrinsic value of such conversion options based upon the differences between the fair value of the underlying common stock at the commitment date of the note transaction and the effective conversion price embedded in
		the note. Debt discounts under these arrangements are amortized over the term of the related debt.

- Definition

Disclosure of accounting policy for costs incurred to obtain or issue debt, the effects of refinancings, method of amortizing deferred financing costs and original issue discount, and classifications of debt on the balance sheet.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 470
- SubTopic 10
- Section 50
- Paragraph 1
- URI http://asc.fasb.org/extlink&oid=6802200&loc=d3e1835-112601

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 235
- SubTopic 10
- Section 50
- Paragraph 3

- URI http://asc.fasb.org/extlink&oid=51655414&loc=d3e18780- 107790

+ Details

Name: us- gaap_DebtPolicyTextBlock

Namespace Prefix: us- gaap_

Data Type: nonnum:textBlockItemType

Balance Type: na Period Type: duration

X

- References

No definition available.

+ Details

Name: usgaap_PolicyTextBlockAbstract

Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

Summary of	6 Months Ended	12 Months Ended	
Significant Accounting	3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	12 Words Ended	
Policies: Recently			
Issued Accounting	Jun. 30, 2016	Dec. 31, 2015	
Pronouncements (Policies)			
<u>Policies</u>			
Recently Issued	Recently Issued Accounting	Recently Issued Accounting	
Accounting Dronouncements	<u>Pronouncements</u>	<u>Pronouncements</u>	
<u>Pronouncements</u>	In March 2016, the Company adopted	On January 1, 2015, the Company	
		adopted the accounting pronouncement	
	U 1	issued by the FASB updating existing	
		guidance on discontinued operations.	
		This guidance raises the threshold for a	
		disposal to qualify as a discontinued	
		operation and requires new disclosures	
		of both discontinued operations and	
	within those years, with early adoption	certain other disposals that do not meet the definition of a discontinued	
		operation. This pronouncement is aimed	
		at reducing the frequency of disposals	
		reported as discontinued operations by	
		focusing on strategic shifts that have or	
		will have a major effect on an entity's	
		operations and financial results. The	
		Company will consider this guidance in	
		conjunction with future disposals, if any.	
	pronouncement changes guidance on: (a) accounting for forfeitures of share-based		
	awards and (h) employers' accounting	pronouncement was issued by the FASB	
		to update the guidance related to the	
	<u> </u>	presentation of debt issuance costs. This	
		guidance requires debt issuance costs,	
	-	related to a recognized debt liability, be	
		presented in the balance sheet as a direct	
	=	deduction from the carrying amount of	
	=	the related debt liability rather than being	
		presented as an asset. This pronouncement is effective	
	, · · · · · · · · · · · · · · · · · · ·	retrospectively for fiscal years beginning	
	* -	after December 15, 2015, with early	
		adoption permitted. The Company intend	
	= =	to adopt this pronouncement on January	
		1, 2016, and the adoption will not have a	
		material impact on its financial position	
	assets and corresponding lease liabilities	<u> </u>	
	on the balance sheet for most leases.		
	Expenses associated with leases will	In September 2015, an accounting	

annual and interim periods beginning account retrospective basis for each reporting period presented. effect that the adoption of pronouncement have may financial position and/or results operations.

On January 1, 2016, the Company results of operations. adopted the accounting pronouncement business combination account measurement-period retrospectively. Instead, an acquirer will This pronouncement eliminates recognize results of operations.

recognized debt liability, be presented in results of operations. the balance sheet as a direct deduction as an asset. The Company adopted this the pronouncement on a retrospective basis, requirement and the adoption did not have a material business impact on the Company financial measurement-period position and/or results of operations.

continue to be recognized in a manner pronouncement was issued by the FASB similar to current accounting guidance. which eliminates the requirement that an This pronouncement is effective for acquirer in a business combination for measurement-period after December 15, 2018, with early adjustments retrospectively. Instead, an adoption permitted. The adoption is acquirer will recognize a measurementrequired to be applied on a modified period adjustment during the period in prior which it determines the amount of the The adjustment. This pronouncement Company has not yet determined the effective for fiscal years beginning after this December 15, 2015, with early adoption our permitted. The Company intend to adopt of this pronouncement on January 1, 2016, and the adoption will not have a material impact on its financial position and/or

issued by the FASB which eliminates the In November 2015, an accounting requirement that an acquirer in a pronouncement was issued by the FASB for to simplify the presentation of deferred adjustments income taxes within the balance sheet. measurement-period requirement that deferred tax assets and adjustment during the period in which it liabilities are presented as current or determines the amount of the adjustment. noncurrent based on the nature of the The adoption of this pronouncement did underlying assets and liabilities. Instead, not have a material impact on the the pronouncement requires all deferred Company's financial position and/or tax assets and liabilities, including valuation allowances, be classified as noncurrent. This pronouncement On January 1, 2016, the Company effective for fiscal years beginning after adopted the accounting pronouncement December 15, 2016, with early adoption issued by the FASB to update the permitted. The Company intend to adopt guidance related to the presentation of this pronouncement on January 1, 2017, debt issuance costs. This guidance and the adoption will not have a material requires debt issuance costs, related to a impact on its financial position and/or

from the carrying amount of the related In January 2016, the Company adopted debt liability rather than being presented the accounting pronouncement issued by **FASB** which eliminates the that an acquirer in combination account for adjustments retrospectively. Instead, an acquirer will recognize a measurement-period In November 2015, an accounting adjustment during the period in which it pronouncement was issued by the FASB determines the amount of the adjustment. to simplify the presentation of deferred The adoption of this pronouncement did income taxes within the balance sheet. not have a material impact on the

This pronouncement eliminates pronouncement noncurrent. This this pronouncement on January 1, 2017, asset. The Company operations.

2014, May accounting In an pronouncement was issued by the FASB In February to clarify existing guidance on revenue pronouncement was issued by the FASB recognition. This guidance includes the to replace existing lease accounting required steps to achieve the core guidance. that principle a company recognize revenue when it transfers transparency promised goods or services to customers requiring lessees to record right-of-use amount that reflects consideration to which the company on the balance sheet for most leases. expects to be entitled in exchange for Expenses associated with leases will those goods services. pronouncement is effective for fiscal similar to current accounting guidance. years and interim periods beginning after This pronouncement is effective for December 15, 2017, with early adoption annual and interim periods beginning permitted. The guidance permits the use after December 15, 2018, with early of one of two retrospective transition adoption permitted. The adoption is methods. The Company has not yet required to be applied on a modified selected a transition method nor has the retrospective basis Company determined the effect that the reporting adoption of the pronouncement may Company has not yet determined the have on its financial position and/or effect that results of operations.

the Company's consolidated financial requirement that deferred tax assets and position and/or results of operations. In liabilities are presented as current or addition, the Company also adopted the noncurrent based on the nature of the accounting pronouncement issued by the underlying assets and liabilities. Instead, FASB to update the guidance related to the pronouncement requires all deferred the presentation of debt issuance costs. tax assets and liabilities, including This guidance requires debt issuance valuation allowances, be classified as costs, related to a recognized debt is liability, be presented in the consolidated effective for fiscal years beginning after balance sheet as a direct deduction from December 15, 2016, with early adoption the carrying amount of the related debt permitted. The Company intend to adopt liability rather than being presented as an adopted and the adoption is not expected to have pronouncement on a retrospective basis, a material impact on the Company's and the adoption did not have a material financial position and/or results of impact on the Company's consolidated financial position and/or results of operations.

> 2016, accounting an This pronouncement is should intended to provide enhanced and comparability the assets and corresponding lease liabilities This continue to be recognized in a manner for each prior period The presented. the adoption this pronouncement may have the on Company's consolidated financial position and/or results of operations.

> > In March 2016, the Company adopted the accounting pronouncement issued by the Financial Accounting Standards Board ("FASB") to update guidance on how companies account for certain aspects of share-based payments to

employees. This pronouncement effective for fiscal years beginning after December 15, 2016, and interim periods within those years, with early adoption permitted. This guidance requires all income tax effects of awards to be recognized in the consolidated income statement when the awards vest or are settled and changes the presentation of excess tax benefits on the consolidated statement of cash flows. The Company adopted these provisions on prospective basis. In addition, this pronouncement changes guidance on: (a) accounting for forfeitures of share-based awards and (b) employers' accounting for an employee's use of shares to satisfy the employer's statutory income tax withholding obligation. The adoption of this pronouncement did not have a material impact on the Company's consolidated financial position and/or results of operations.

X

- Definition

Disclosure of accounting policy pertaining to new accounting pronouncements that may impact the entity's financial reporting. Includes, but is not limited to, quantification of the expected or actual impact.

+ References

No definition available.

+ Details

Name: us- gaap_NewAccountingPronouncementsPolicyPolicyTextBlock

Namespace Prefix: us- gaap_

Data Type: nonnum:textBlockItemType

Balance Type: na **Period Type:** duration

 \mathbf{X}

- References

No definition available.

+ Details

Name: usgaap_PolicyTextBlockAbstract

Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

Equipment: Property, Plant and	12 Months Ended	
Equipment (Tables)	Dec. 31, 2015	
Tables/Schedules		
Property, Plant and Equipment		
	Decem	s at As at ber December
	31, 20	
	F '	\$ \$
	Furniture 41,272	41,272
	Computer equipment 27,826	27,826
	Total cost 69,098	69,098
	Less: Accumulated depreciation (69,098)	,

- Definition

Tabular disclosure of physical assets used in the normal conduct of business and not intended for resale. Includes, but is not limited to, balances by class of assets, depreciation and depletion expense and method used, including composite depreciation, and accumulated deprecation.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.5- 02.13)
- URÎ http://asc.fasb.org/extlink&oid=6877327&loc=d3e13212- 122682

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 360
- SubTopic 10
- Section 50
- Paragraph 1
- $URI\ http://asc.fasb.org/extlink\&oid=6391035\&loc=d3e2868-110229$

Reference 3: http://www.xbrl.org/2003/role/presentationRef

- Publisher SEC
- Name Regulation S- X (SX)
- Number 210
- Section 02
- Paragraph 13
- Subparagraph b

- Article 5 + Details

Name: us- gaap_PropertyPlantAndEquipmentTextBlock

Namespace Prefix: us- gaap_

Data Type: nonnum:textBlockItemType

Balance Type: na **Period Type:** duration

X

- References

No definition available.

+ Details

Name: usgaap_TableTextBlockSupplementAbstract
Namespace Prefix: us- gaap_

Data Type: xbrli:stringItemType

Accounts		6 Months I	Ended	12	2 Months Ended	
Payable and Accrued Liabilities: Schedule of Accounts Payable and Accrued Liabilities (Tables)	Jun. 30, 2016		Dec. 31, 2015			
Tables/Schedules						
Schedule of						
Accounts Payable						
and Accrued Liabilities		As at June 30, 2016			As at December	As at December
		\$	\$		31, 2015	31, 2014
	Trade accounts payable	58 2,760	274,055	Trade accounts payable	274,055	130,913
	Accrued liabilities	28,622	139,218	Accrued liabilities	139,218	45,126
		611,382	413,273		413,273	176,039

X

- Definition

Tabular disclosure of the (a) carrying value as of the balance sheet date of liabilities incurred (and for which invoices have typically been received) and payable to vendors for goods and services received that are used in an entity's business (accounts payable); (b) other payables; and (c) accrued liabilities. Examples include taxes, interest, rent and utilities. Used to reflect the current portion of the liabilities (due within one year or within the normal operating cycle if longer). An alternative caption includes accrued expenses.

+ References

No definition available.

+ Details

Name: us- gaap_ScheduleOfAccountsPayableAndAccruedLiabilitiesTableTextBlock

Namespace Prefix: us- gaap_

Data Type: nonnum:textBlockItemType

Balance Type: na **Period Type:** duration

X

- References

No definition available.

+ Details

Name: usgaap_TableTextBlockSupplementAbstract

Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

Convertible	6 Months	Ended	12 Months End	ed
Promissory Notes: Convertible Debt (Tables)	Jun. 30, 2016		Dec. 31, 2015	;
Tables/Sched ules				
Convertible Debt		\$		
	Accreted value of convertible promissory notes as at December 31, 2015	783,778		\$
	Face value of convertible promissory notes issued	175,000	Face value of convertible promissory notes issued during the year	1,368,978
	Discount recognised at issuance due to embedded derivatives	(74,855)	Discount recognised at issuance due to embedded derivatives	(479,479)
	Accretion expense		Cash issuance costs	(79,829)
	Accreted value of convertible promissory notes as at March 31, 2016	957,495	Fair value of broker warrants at issuance Accretion expense for the year	(85,767) 59,875
	Face value of convertible promissory notes issued	700,000		783,778
	Discount recognised at issuance due to embedded derivatives		v	,
	Accretion expense Accreted value of convertible promissory notes as at June 30, 2016	120,531 1,541,582		

X

- Definition

Tabular disclosure of borrowings which can be exchanged for a specified number of another security at the option of the issuer or the holder. Disclosures include, but are not limited to, principal amount, amortized premium or discount, and amount of liability and equity components.

+ References

No definition available.

+ Details

Name: usgaap_ConvertibleDebtTableTextBlock

Namespace Prefix: us- gaap_

Data Type: nonnum:textBlockItemType

Balance Type: na Period Type: duration

X

- References

No definition available.

+ Details

Name: usgaap_TableTextBlockSupplementAbstract
Namespace Prefix: us- gaap_
Data Type: xbrli:stringItemType
Balance Type: na
Period Type: duration

Derivative		6 Month	s Ended			12 Months E	Ended	
Liabilities: Schedule of Derivative Assets at Fair Value (Tables)		Jun. 30	0, 2016			Dec. 31, 20	015	
Tables/Schedules								
Schedule of								
Derivative Assets		Convertible	Broker	Total				
at Fair Value		notes	warrants	¢				
	Derivative	\$	<u> </u>	\$				
	liabilities	480,952	80,268	561,220				
	as at	100,552	00,200	201,220				
	December							
	31, 2015					Convertible	Broker	
	Derivative fair value at	74,855		74,855		notes	warrants	Total
	issuance	74,033	-	74,633		\$	\$	\$
	Change in				Derivative			
	fair value	591,044	27,915	618,959	fair value at	470 470	05.767	565 246
	of				issuance Change in	479,479	85,767	565,246
	derivatives Derivative				fair value of			
	liabilities	1,146,851	108,183	1,255,034	derivatives			
	as at	1,110,001	100,100	1,200,001	during the			
	March 31,				year	1,473	(5,499)	(4,026)
	2016				Derivative liabilities as			
	Derivative fair value at	236,444		236,444	at			
	issuance	230,444	-	230,444	December			
	Change in				31, 2015	480,952	80,268	561,220
	fair value	145,266	(21,998)	123,268				
	of							
	derivatives							
	Derivative liabilities	1,528,561	86 185	1,614,746				
	as at June	1,520,501	00,103	1,017,770				
	30, 2016			_				

X

- Definition

Tabular disclosure of derivative assets at fair value.

+ References

No definition available.

+ Details

 $\textbf{Name:} \ usgaap_ScheduleOfDerivativeAssetsAtFairValueTableTextBlock$

Namespace Prefix: us- gaap_

Data Type: nonnum:textBlockItemType

Balance Type: na Period Type: duration

X

- References

No definition available.

+ Details

Name: usgaap_TableTextBlockSupplementAbstract
Namespace Prefix: us- gaap_
Data Type: xbrli:stringItemType
Balance Type: na
Period Type: duration

Derivative Liabilities:	6 Months Ended		12 Months E	nded
Schedule of Share-based Payment Award, Stock Options, Valuation Assumptions (Tables)	Ju	n. 30, 2016	Dec. 31, 20	15
Tables/Schedules				
Schedule of Share-based Payment Award, Stock Options, Valuation Assumptions	Assumptions Dividend yield Risk-free rate for term Volatility Remaining terms (years) Stock price (\$ per share)	0.00% 0.34% - 0.41% 101%-102% 1 - 1.5 2.15 and 2.48	Assumptions Dividend yield Risk-free rate for term Volatility Remaining terms (years) Stock price (\$ per share)	December 31 2015 0.00% 0.33%-0.72% 98%-100% 1.72-2 2

X

- Definition

Tabular disclosure of the significant assumptions used during the year to estimate the fair value of stock options, including, but not limited to: (a) expected term of share options and similar instruments, (b) expected volatility of the entity's shares, (c) expected dividends, (d) risk- free rate(s), and (e) discount for post- vesting restrictions.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 718
- SubTopic 10
- Section 50
- Paragraph 2
- Subparagraph (f)(2)
- URI http://asc.fasb.org/extlink&oid=6415400&loc=d3e5070-113901
- + Details

Name: us-gaap_ScheduleOfShareBasedPaymentAwardStockOptionsValuationAssumptionsTableTextBlock

Namespace Prefix: us- gaap_

Data Type: nonnum:textBlockItemType

Balance Type: na **Period Type:** duration

X

- References

No definition available.

+ Details

Name: usgaap_TableTextBlockSupplementAbstract

Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

Stockholders' Deficiency: Schedule of	12 Months E	nded	
Assumptions Used (Tables)	Dec. 31, 2015		
<u>Tables/Schedules</u>			
Schedule of Assumptions Used			
		2015	
	Exercise price (\$)	0.0001	
	Risk free interest rate	0.04% to 1.07%	
	Expected term (Years)	10	
	Expected volatility	94%	
	Expected dividend yield	0%	
	Fair value of option (\$)	0.74	
	Expected forfeiture		
	(attrition) rate	5% to 20%	

- Definition

Tabular disclosure of the assumptions used to determine for pension plans and/or other employee benefit plans the benefit obligation and net benefit cost, including assumed discount rates, rate increase in compensation increase, and expected long- term rates of return on plan assets.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 715
- SubTopic 20
- Section 50
- Paragraph 1
- Subparagraph (k)
- URI http://asc.fasb.org/extlink&oid=58740216&loc=d3e1928-114920
- + Details

Name: us- gaap_ScheduleOfAssumptionsUsedTableTextBlock

Namespace Prefix: us- gaap_

Data Type: nonnum:textBlockItemType

Balance Type: na **Period Type:** duration

X

- References

No definition available.

+ Details

Name: usgaap_TableTextBlockSupplementAbstract

Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

Stockholders' Deficiency:	12 Months Ended				
Schedule of Share-based Compensation, Stock Options, Activity (Tables)	Dec. 31, 2015				
Tables/Schedules					
Schedule of Share-based Compensation, Stock Options, Activity		Number of options	Weighted average exercise price (\$)		
	Exercised Outstanding as of December 31, 2015	3,591,000 (3,390,503) 200,497	0.0001 0.0001 0.0001		

- Definition

Tabular disclosure of the number and weighted- average exercise prices (or conversion ratios) for share options (or share units) that were outstanding at the beginning and end of the year, vested and expected to vest, exercisable or convertible at the end of the year, and the number of share options or share units that were granted, exercised or converted, forfeited, and expired during the year.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 718
- SubTopic 10
- Section 50
- Paragraph 2
- Subparagraph (c)(1)
- URI http://asc.fasb.org/extlink&oid=6415400&loc=d3e5070-113901
- + Details

Name: us- gaap_ScheduleOfShareBasedCompensationStockOptionsActivityTableTextBlock

Namespace Prefix: us- gaap_

Data Type: nonnum:textBlockItemType

Balance Type: na **Period Type:** duration

X

- References

No definition available.

+ Details

Name: usgaap_TableTextBlockSupplementAbstract

Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

Income Taxes: Schedule of	12 Months Ended					
Effective Income Tax Rate Reconciliation (Tables)	Dec. 31, 2015					
Tables/Schedules						
Schedule of Effective Income Tax Rate Reconciliation						
Tax Rate Reconcination		Year ended December 31, 2015	Year ended December 31, 2014			
		\$	\$			
	Net loss for the year before income taxes	(5,185,852)	(1,706,202)			
	Expected income tax recovery from net loss	(803,807)	(264,461)			
	Non-deductible expenses	462,915	72,310			
	Other temporary differences	(2,859)	(116)			
	Change in valuation allowance	343,751	192,267			
		-	-			

- Definition

Tabular disclosure of the reconciliation using percentage or dollar amounts of the reported amount of income tax expense attributable to continuing operations for the year to the amount of income tax expense that would result from applying domestic federal statutory tax rates to pretax income from continuing operations.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 740
- SubTopic 10
- Section 50
- Paragraph 12
- $URI\ http://asc.fasb.org/extlink\&oid=6907707\&loc=d3e32687-109319$
- + Details

Name: us- gaap_ScheduleOfEffectiveIncomeTaxRateReconciliationTableTextBlock

Namespace Prefix: us- gaap

Data Type: nonnum:textBlockItemType

Balance Type: na Period Type: duration

X

- References

No definition available.

+ Details

Name: usgaap_TableTextBlockSupplementAbstract

Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

Income Taxes: Schedule of	12 Months Ended					
Deferred Tax Assets and Liabilities (Tables)	Dec. 31, 2015					
Tables/Schedules						
Schedule of Deferred Tax Assets and Liabilities		As at December 31, 2015	As at December 31, 2014			
	Non-capital loss carry forwards Other temporary differences Change in valuation allowance	756,534 23,565 (780,099)	404,127 5,870 (409,997)			

- Definition

Tabular disclosure of the components of net deferred tax asset or liability recognized in an entity's statement of financial position, including the following: the total of all deferred tax liabilities, the total of all deferred tax assets, the total valuation allowance recognized for deferred tax assets.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 740
- SubTopic 10
- Section 50
- Paragraph 2
- URI http://asc.fasb.org/extlink&oid=6907707&loc=d3e32537- 109319
- + Details

Name: us- gaap_ScheduleOfDeferredTaxAssetsAndLiabilitiesTableTextBlock

Namespace Prefix: us- gaap_

Data Type: nonnum:textBlockItemType

Balance Type: na Period Type: duration

\mathbf{X}

- References

No definition available.

+ Details

Name: usgaap_TableTextBlockSupplementAbstract

Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

Convertible	6 Months Ended	
Promissory Notes: Convertible Debt Table Text Block (Tables)	Jun. 30, 2016	
Tables/Schedules		
Convertible Debt Table		
Text Block		\$
	Current	612,592
	Non-current	928,990
		1,541,582

X

- Definition

Convertible Debt Table Text Block.

+ References

No definition available.

+ Details

 $\textbf{Name:} \ fil_Convertible Debt Table Text Block 1 Text Block$

Namespace Prefix: fil_

Data Type: nonnum:textBlockItemType

Balance Type: na Period Type: duration

X

- References

No definition available.

+ Details

 $\textbf{Name:} \ usgaap_TableTextBlockSupplementAbstract$

Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

Derivative	6 Months Ended				
Liabilities: Schedule of Derivative Liabilities at Fair Value (Tables)	Jun. 30, 2016				
Tables/Schedules					
Schedule of Derivative					
<u>Liabilities at Fair</u>		\$			
Value	Current	542,294			
	Non-current	1,072,452			
		1,614,746			

X

- Definition

Tabular disclosure of derivative liabilities at fair value.

+ References

No definition available.

+ Details

 $\textbf{Name:} usgaap_ScheduleOfDerivativeLiabilitiesAtFairValueTableTextBlock$

Namespace Prefix: us- gaap_

Data Type: nonnum:textBlockItemType

Balance Type: na **Period Type:** duration

X

- References

No definition available.

+ Details

 $\textbf{Name:} \ usgaap_TableTextBlockSupplementAbstract$

Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

Stockholders'	6 Months Ended						
Deficiency: Schedule of Share-based Compensation, Activity (Tables)		Jun. 30, 2016					
Tables/Schedules							
Schedule of Share- based Compensation, Activity		No. of options	Exercise Price	Vested options	Unvested options		
	As at December 31, 2015	167,500	0.0001	#	167,500		
	Adjustment* As at June 30, 2016	33,000 200,500	0.0001	-	33,000 200,500		

- Definition

Tabular disclosure of share- based compensation plans that may be presented in a single table for outstanding, vested and expected to vest, and exercisable awards. The information that may be disclosed in this table may include, but is not limited to, number of shares, weighted average exercise price, weighted average remaining contractual life, and aggregate intrinsic value.

+ References

No definition available.

+ Details

Name: us- gaap_ScheduleOfShareBasedCompensationActivityTableTextBlock

Namespace Prefix: us- gaap_

Data Type: nonnum:textBlockItemType

Balance Type: na **Period Type:** duration

X

- References

No definition available.

+ Details

Name: usgaap_TableTextBlockSupplementAbstract

Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

Stockholders' Deficiency:	6 Months Ended					
Schedule of Stockholders' Equity Note, Warrants or Rights (Tables)	Jun. 30, 2016					
Tables/Schedules						
Schedule of Stockholders' Equity Note, Warrants or Rights		No. of broker warrants #	Weighted Average Exercise Price			
	As at December 31, 2015 Adjustment*	271,742 53,503	1.2000 (0.1970)			
	As at June 30, 2016	325,245	1.0030			

- Definition

Tabular disclosure of warrants or rights issued. Warrants and rights outstanding are derivative securities that give the holder the right to purchase securities (usually equity) from the issuer at a specific price within a certain time frame. Warrants are often included in a new debt issue to entice investors by a higher return potential. The main difference between warrants and call options is that warrants are issued and guaranteed by the company, whereas options are exchange instruments and are not issued by the company. Also, the lifetime of a warrant is often measured in years, while the lifetime of a typical option is measured in months. Disclose the title of issue of securities called for by warrants and rights outstanding, the aggregate amount of securities called for by warrants and rights outstanding, the date from which the warrants or rights are exercisable, and the price at which the warrant or right is exercisable.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 235
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.4- 08.(i))
- URI http://asc.fasb.org/extlink&oid=26873400&loc=d3e23780-122690

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 718
- SubTopic 10
- Section 50
- Paragraph 1
- Subparagraph (a)
- URI http://asc.fasb.org/extlink&oid=6415400&loc=d3e5047-113901

Reference 3: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 505
- SubTopic 50
- Section S99

- Paragraph 1
- URI http://asc.fasb.org/extlink&oid=6784392&loc=d3e188667-122775

Reference 4: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 505
- SubTopic 50
- Section 50
- Paragraph 1
- URI http://asc.fasb.org/extlink&oid=51659978&loc=d3e25284-112666

Reference 5: http://www.xbrl.org/2003/role/presentationRef

- Publisher SEC
- Name Regulation S- X (SX)
- Number 210
- Section 02
- Paragraph 28
- Article 5
- + Details

Name: us- gaap_ScheduleOfStockholdersEquityNoteWarrantsOrRightsTextBlock

Namespace Prefix: us- gaap_

Data Type: nonnum:textBlockItemType

Balance Type: na **Period Type:** duration

X

- References

No definition available.

+ Details

Name: usgaap_TableTextBlockSupplementAbstract

Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

Stockholders'	6 Months Ended Jun. 30, 2016				
Deficiency: Schedule of Warrants Outstanding (Tables)					
Tables/Schedules					
Schedule of Warrants Outstanding		No. of warrants	Weighted Average Exercise Price		
		#	\$		
	As at December 31, 2015	380,000	1.0000		
	Adjustment*	74,860	(0.1970)		
	As at March 31, 2016	454,860	0.8030		
	Less: exercised warrants	(15,569)	0.8350		
	Less: expired warrants	(223,822)	0.8030		
	As at June 30, 2016	215,469	0.8007		

X

- Definition

Schedule of Warrants Outstanding.

+ References

No definition available.

+ Details

Name: fil_ScheduleOfWarrantsOutstandingTextBlock

Namespace Prefix: fil_

Data Type: nonnum:textBlockItemType

Balance Type: na Period Type: duration

X

- References

No definition available.

+ Details

 $\textbf{Name:} \ usgaap_TableTextBlockSupplementAbstract$

Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

Nature of Operations (Details) - USD (\$)	Jun. 30, 2016	Dec. 31, 2015	Dec. 31, 2014	Aug. 11, 2014
<u>Details</u>				
<u>Liabilities</u> , Noncurrent				\$ 237,348
Common Stock, Shares Outstanding	24,999,978	24,999,978	22,028,425	3,950,100

X

- Definition

Number of shares of common stock outstanding. Common stock represent the ownership interest in a corporation.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 505
- SubTopic 10
- Section 50
- Paragraph 2
- URI http://asc.fasb.org/extlink&oid=6928386&loc=d3e21463-112644

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.5- 02.29)
- URI http://asc.fasb.org/extlink&oid=6877327&loc=d3e13212-122682

Reference 3: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 505
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.3-04)
- URI http://asc.fasb.org/extlink&oid=27012166&loc=d3e187085-122770

Reference 4: http://www.xbrl.org/2003/role/presentationRef

- Publisher SEC
- Name Regulation S- X (SX)
- Number 210
- Section 02
- Paragraph 30
- Article 5
- + Details

Name: us- gaap_CommonStockSharesOutstanding

Namespace Prefix: us- gaap_ Data Type: xbrli:sharesItemType

Balance Type: na **Period Type:** instant

X

- Definition

Amount of obligation due after one year or beyond the normal operating cycle, if longer.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.5- 02.22- 26)
- URI http://asc.fasb.org/extlink&oid=6877327&loc=d3e13212- 122682

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher SEC
- Name Regulation S- X (SX)
- Number 210
- Section 02
- Paragraph 22, 23, 24, 25, 26, 27
- Article 5
- + Details

Name: us- gaap_LiabilitiesNoncurrent

Namespace Prefix: us- gaap_

Data Type: xbrli:monetaryItemType

Balance Type: credit Period Type: instant

X

- References

No definition available.

+ Details

Name: usgaap_TextBlockAbstract Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

Equipment: Property, Plant and Equipment (Details) - USD (\$)	Dec. 31, 2015	Dec. 31, 2014
<u>Details</u>		
Furniture and Fixtures, Gross	\$ 41,272	\$ 41,272
Capitalized Computer Software, Gross	27,826	27,826
Property, Plant and Equipment, Other, Gross	69,098	69,098
Property, Plant and Equipment, Other, Accumulated Depreciation	\$ (69,098)	\$ (69,098)

X

- Definition

Amount before accumulated amortization of capitalized costs for computer software, including but not limited to, acquired and internally developed computer software.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 985
- SubTopic 20
- Section 50
- Paragraph 1
- Subparagraph (a)
- URI http://asc.fasb.org/extlink&oid=6501960&loc=d3e128462-111756
- + Details

Name: us- gaap_CapitalizedComputerSoftwareGross

Namespace Prefix: us- gaap_ Data Type: xbrli:monetaryItemType

Balance Type: debit **Period Type:** instant

X

- Definition

Amount before accumulated depreciation of equipment commonly used in offices and stores that have no permanent connection to the structure of a building or utilities. Examples include, but are not limited to, desks, chairs, tables, and bookcases.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 360
- SubTopic 10
- Section 50
- Paragraph 1
- Subparagraph (b)
- URI http://asc.fasb.org/extlink&oid=6391035&loc=d3e2868-110229
- + Details

Name: us- gaap FurnitureAndFixturesGross

Namespace Prefix: us- gaap_

Data Type: xbrli:monetaryItemType

Balance Type: debit Period Type: instant

- Definition

Amount before accumulated depreciation, depletion and amortization of other physical assets used in the normal conduct of business to produce goods and services and not intended for resale.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 360
- SubTopic 10
- Section 50
- Paragraph 1
- URI http://asc.fasb.org/extlink&oid=6391035&loc=d3e2868-110229
- + Details

Name: usgaap_PropertyPlantAndEquipmentOther

Namespace Prefix: us- gaap_

Data Type: xbrli:monetaryItemType

Balance Type: debit Period Type: instant

X

- Definition

The cumulative amount of depreciation (related to capitalized assets classified as property, plant and equipment not otherwise defined in the taxonomy) that has been recognized in the income statement.

+ References

No definition available.

+ Details

Name: us- gaap_PropertyPlantAndEquipmentOtherAccumulatedDepreciation

Namespace Prefix: us- gaap_

Data Type: xbrli:monetaryItemType

Balance Type: credit Period Type: instant

X

- References

No definition available.

+ Details

Name: usgaap_TextBlockAbstract Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

Accounts Payable and Accrued Liabilities: Schedule of Accounts Payable and Accrued Liabilities (Details) - USD (\$)	Jun. 30, 2016	· /	· /
<u>Details</u>			
Accounts Payable, Trade, Current	\$ 582,760	\$ 274,055	\$ 130,913
Accrued Liabilities, Current	\$ 28,622	\$ 139,218	\$ 45,126

- Definition

Carrying value as of the balance sheet date of obligations incurred (and for which invoices have typically been received) and payable to vendors for goods and services received that are used in an entity's business. Used to reflect the current portion of the liabilities (due within one year or within the normal operating cycle if longer).

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Glossary Current Liabilities
- URI http://asc.fasb.org/extlink&oid=6509677

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 10
- Section 45
- Paragraph 8
- URI http://asc.fasb.org/extlink&oid=28358313&loc=d3e6935-107765

Reference 3: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.5- 02.19(a))
- URI http://asc.fasb.org/extlink&oid=6877327&loc=d3e13212-122682
- + Details

Name: usgaap_AccountsPayableTradeCurrent

Namespace Prefix: us- gaap_

Data Type: xbrli:monetaryItemType

Balance Type: credit Period Type: instant

X

- Definition

Carrying value as of the balance sheet date of obligations incurred and payable, pertaining to costs that are statutory in nature, are incurred on contractual obligations, or accumulate over time and for which invoices have not yet been received or will not be rendered. Examples include taxes, interest, rent and utilities. Used to reflect the current portion of the liabilities (due within one year or within the normal operating cycle if longer).

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210

- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.5- 02.20)
- URI http://asc.fasb.org/extlink&oid=6877327&loc=d3e13212-122682
- + Details

Name: us- gaap_AccruedLiabilitiesCurrent

Namespace Prefix: us- gaap_

Data Type: xbrli:monetaryItemType

Balance Type: credit Period Type: instant

X

- References

No definition available.

+ Details

Name: usgaap_TextBlockAbstract Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

	12 Months Ended		
Convertible Promissory Notes (Details)	Dec. 31, 2015 USD (\$)		
<u>Details</u>			
Convertible Debt as per term sheet	\$ 2,000,000		
Convertible Note Issued to Investors	\$ 1,368,978		
Debt Conversion, Converted Instrument, Rate	11.00%		

X

- Definition

Convertible Debt as per term sheet.

+ References

No definition available.

+ Details

Name: fil_ConvertibleDebtAsPerTermSheet

Namespace Prefix: fil

Data Type: xbrli:monetaryItemType

Balance Type: debit **Period Type:** duration

X

- Definition

Convertible Note Issued to Investors.

+ References

No definition available.

+ Details

Name: fil_ConvertibleNoteIssuedToInvestors

Namespace Prefix: fil_

Data Type: xbrli:monetaryItemType

Balance Type: debit Period Type: duration

X

- Definition

Dividend or interest rate associated with the financial instrument issued in exchange for the original debt being converted in a noncash or part noncash transaction. Noncash are transactions that affect recognized assets or liabilities but that do not result in cash receipts or cash payments. Part noncash refers to that portion of the transaction not resulting in cash receipts or cash payments.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 230
- SubTopic 10
- Section 50
- Paragraph 3
- URI http://asc.fasb.org/extlink&oid=6367179&loc=d3e4304-108586

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 230
- SubTopic 10

- Section 50

- Paragraph 5

- URI http://asc.fasb.org/extlink&oid=6367179&loc=d3e4332-108586

+ Details

Name: usgaap_DebtConversionConvertedInstrumentRate

Namespace Prefix: us- gaap_ Data Type: num:percentItemType

Balance Type: na Period Type: duration

X

- References

No definition available.

+ Details

Name: usgaap_TextBlockAbstract Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

Convertible Promissory Notes:	1 Months Ended	2 Months Ended	3 Months Ended	6 Months Ended	12 Months Ended
Convertible Debt (Details) - USD (\$)	Mar. 31, 2015	Sep. 30, 2015	Mar. 31, 2016	Jun. 30, 2016	Dec. 31, 2015
<u>Details</u>					
Convertible Promissory Notes Issued During the Year					\$ 1,368,978
Discount at Issuance due to Embedded Derivatives					(479,479)
Cash Issuance Costs					(79,829)
Fair Value of Warrants at Issuance	\$ 5,594	\$ 14,627			(85,767)
Accretion Expense for the Year					59,875
Convertible Promissory Notes Issued During the Year					783,778
Accreted value of Convertible Promissory Notes					\$ 783,778
Face Value Convertible Promissory Note Issued			\$ 175,000	\$ 700,000	
Discount Recognized due to Embedded Derivatives			(74,855)	(236,444)	
Accretion Expense			73,572	120,531	
Accreted Value of Convertible Notes			\$ 957,495	\$ 1,541,582	

- Definition

Accreted Value of Convertible Notes.

+ References

No definition available.

+ Details

Name: fil_AccretedValueOfConvertibleNotes

Namespace Prefix: fil_

Data Type: xbrli:monetaryItemType

Balance Type: credit Period Type: instant

X

- Definition

Accreted value of Convertible Promissory Notes.

+ References

No definition available.

+ Details

Name: fil_AccretedValueOfConvertiblePromissoryNotes

Namespace Prefix: fil_

Data Type: xbrli:monetaryItemType

Balance Type: credit Period Type: instant

- Definition

Accretion Expense.

+ References

No definition available.

+ Details

Name: fil_AccretionExpense1

Namespace Prefix: fil_

Data Type: xbrli:monetaryItemType

Balance Type: debit **Period Type:** duration

X

- Definition

Accretion Expense for the Year.

+ References

No definition available.

+ Details

Name: fil_AccretionExpenseForTheYear

Namespace Prefix: fil_

Data Type: xbrli:monetaryItemType

Balance Type: debit Period Type: duration

\mathbf{X}

- Definition

Cash Issuance Costs.

+ References

No definition available.

+ Details

Name: fil CashIssuanceCosts

Namespace Prefix: fil_

Data Type: xbrli:monetaryItemType

Balance Type: debit **Period Type:** duration

\mathbf{X}

- Definition

Convertible Promissory Notes Issued During the Year.

+ References

No definition available.

+ Details

Name: fil_ConvertiblePromissoryNotesIssuedDuringTheYear

Namespace Prefix: fil_

Data Type: xbrli:monetaryItemType

Balance Type: debit **Period Type:** duration

X

- Definition

Convertible Promissory Notes Issued During the Year.

+ References

No definition available.

+ Details

 ${\bf Name:}\ fil_Convertible Promissory Notes Is sued During The Year 1$

Namespace Prefix: fil_

Data Type: xbrli:monetaryItemType

Balance Type: credit Period Type: instant

X

- Definition

Discount at Issuance due to Embedded Derivatives.

+ References

No definition available.

+ Details

Name: fil_DiscountAtIssuanceDueToEmbeddedDerivatives

Namespace Prefix: fil_

Data Type: xbrli:monetaryItemType

Balance Type: debit **Period Type:** duration

X

- Definition

Discount Recognized due to Embedded Derivatives.

+ References

No definition available.

+ Details

Name: fil_DiscountRecognizedDueToEmbeddedDerivatives

Namespace Prefix: fil_

Data Type: xbrli:monetaryItemType

Balance Type: credit Period Type: instant

X

- Definition

Face Value Convertible Promissory Note Issued.

+ References

No definition available.

+ Details

Name: fil_FaceValueConvertiblePromissoryNoteIssued

Namespace Prefix: fil_

Data Type: xbrli:monetaryItemType

Balance Type: credit Period Type: instant

X

- Definition

Fair Value of Warrants at Issuance.

+ References

No definition available.

+ Details

Name: fil_FairValueOfWarrantsAtIssuance

Namespace Prefix: fil_

Data Type: xbrli:monetaryItemType

- References

No definition available.

+ Details

Name: usgaap_TextBlockAbstract
Namespace Prefix: us- gaap_
Data Type: xbrli:stringItemType
Balance Type: na
Period Type: duration

Derivative Liabilities: Schedule of Derivative Assets at Fair Value (Details) - USD (\$)		Jun. 30, 2016	Mar. 31, 2016	Dec. 31, 2015	Dec. 31, 2014
Derivative liabilities	[1]	\$ 542,294			
Convertible Notes/warrants					
Derivative Liability, Fair Value, Gross Liability		236,444	\$ 74,855	479,479	
Change in Fair Value of Derivatives		145,266	591,044	1,473	
Derivative liabilities		1,528,561	1,146,851	480,952	
Broker Warrants					
Derivative Liability, Fair Value, Gross Liability				85,767	
Change in Fair Value of Derivatives		(21,998)	27,915	(5,499)	
Derivative liabilities		86,185	108,183	80,268	
<u>Total</u>					
Derivative Liability, Fair Value, Gross Liability		236,444	74,855	565,246	
Change in Fair Value of Derivatives		123,268	618,959	(4,026)	
Derivative liabilities		\$ 1,614,746	\$ 1,255,034	\$ 561,220	
[1] See Derivative Liabilities Note					

X

- Definition

Change in Fair Value of Derivatives.

+ References

No definition available.

+ Details

Name: fil_ChangeInFairValueOfDerivatives

Namespace Prefix: fil

Data Type: xbrli:monetaryItemType

Balance Type: debit Period Type: instant

X

- Definition

Fair value, before effects of master netting arrangements, of a financial liability or contract with one or more underlyings, notional amount or payment provision or both, and the contract can be net settled by means outside the contract or delivery of an asset. Includes liabilities elected not to be offset. Excludes liabilities not subject to a master netting arrangement.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 860
- SubTopic 20
- Section 50
- Paragraph 4D
- Subparagraph (c)(2)
- URI http://asc.fasb.org/extlink&oid=51814546&loc=SL51823488-111719

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB

- Name Accounting Standards Codification
- Topic 210
- SubTopic 20
- Section 50
- Paragraph 3
- Subparagraph (a)
- URI http://asc.fasb.org/extlink&oid=51824906&loc=SL20225862- 175312

Reference 3: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 815
- SubTopic 10
- Section 50
- Paragraph 4B
- Subparagraph (a),(c)
- URI http://asc.fasb.org/extlink&oid=56946850&loc=SL5624163-113959

Reference 4: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 20
- Section 55
- Paragraph 7
- URI http://asc.fasb.org/extlink&oid=51825145&loc=SL20226000-175313
- + Details

Name: usgaap_DerivativeFairValueOfDerivativeLiability

Namespace Prefix: us- gaap_

Data Type: xbrli:monetaryItemType

Balance Type: credit Period Type: instant

X

- Definition

Fair value, after the effects of master netting arrangements, of a financial liability or contract with one or more underlyings, notional amount or payment provision or both, and the contract can be net settled by means outside the contract or delivery of an asset, expected to be settled within one year or normal operating cycle, if longer. Includes assets not subject to a master netting arrangement and not elected to be offset.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 20
- Section 50
- Paragraph 3
- Subparagraph (c)
- URI http://asc.fasb.org/extlink&oid=51824906&loc=SL20225862-175312

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Glossary Current Liabilities
- URI http://asc.fasb.org/extlink&oid=6509677

Reference 3: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification

- Topic 815
- SubTopic 10
- Section 45
- Paragraph 5
- URI http://asc.fasb.org/extlink&oid=6945355&loc=d3e41228-113958

Reference 4: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 815
- SubTopic 10
- Section 45
- Paragraph 6
- URI http://asc.fasb.org/extlink&oid=6945355&loc=d3e41271-113958

Reference 5: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 825
- SubTopic 10
- Section 50
- Paragraph 10
- Subparagraph (a)
- URI http://asc.fasb.org/extlink&oid=49121117&loc=d3e13433-108611

Reference 6: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 825
- SubTopic 10
- Section 50
- Paragraph 15
- URI http://asc.fasb.org/extlink&oid=49121117&loc=d3e13495-108611
- + Details

Name: us- gaap DerivativeLiabilitiesCurrent

Namespace Prefix: us- gaap_

Data Type: xbrli:monetaryItemType

Balance Type: credit Period Type: instant

X

- Details

Name: fil_DerivativeLiabilities1Axis=fil_ConvertibleNotesWarrantsMember

Namespace Prefix: Data Type: na Balance Type: Period Type:

X

- Details

Name: fil DerivativeLiabilities1Axis=fil BrokerWarrantsMember

Namespace Prefix: Data Type: na Balance Type: Period Type:

- Details

Name: fil_DerivativeLiabilities1Axis=fil_TotalMember
Namespace Prefix:
Data Type: na
Balance Type:
Period Type:

Derivative Liabilities: Schedule of Share-based Payment Award, Stock	6 Months Ended	12 Months Ended
Options, Valuation Assumptions (Details)	Jun. 30, 2016	Dec. 31, 2015
Share-based Compensation Arrangement by Share-based Payment Award, Fair Value Assumptions, Risk Free Interest Rate, Minimum		0.04%
Share-based Compensation Arrangement by Share-based Payment Award, Fair Value Assumptions, Risk Free Interest Rate, Maximum		1.07%
Assumptions		
Fair Value Assumptions, Expected Volatility Rate	0.00%	0.00%
Share-based Compensation Arrangement by Share-based Payment Award, Fair Value Assumptions, Risk Free Interest Rate, Minimum	0.34%	0.33%
Share-based Compensation Arrangement by Share-based Payment Award, Fair Value Assumptions, Risk Free Interest Rate, Maximum	0.41%	0.72%
Share-based Compensation Arrangement by Share-based Payment Award, Fair Value Assumptions, Expected Volatility Rate, Minimum	101.00%	98.00%
Share-based Compensation Arrangement by Share-based Payment Award, Fair Value Assumptions, Expected Volatility Rate, Maximum	102.00%	100.00%
Remaining Term1	1	1.72
Remaining Term 2	1.5	2
Stock Price	2.15	2
Stock Price2	2.48	

- Definition

Remaining Term1

+ References

No definition available.

+ Details

Name: fil_RemainingTerm1
Namespace Prefix: fil_

Data Type: xbrli:decimalItemType

Balance Type: na
Period Type: duration

X

- Definition

Remaining Term, in years.

+ References

No definition available.

+ Details

Name: fil_RemainingTerm2 Namespace Prefix: fil_

Data Type: xbrli:decimalItemType

Balance Type: na Period Type: duration

- Definition

Stock Price.

+ References

No definition available.

+ Details

Name: fil_StockPrice Namespace Prefix: fil_

Data Type: xbrli:decimalItemType

Balance Type: na **Period Type:** duration

X

- Definition

Stock Price.

+ References

No definition available.

+ Details

Name: fil_StockPrice2 Namespace Prefix: fil_

Data Type: xbrli:decimalItemType

Balance Type: na **Period Type:** duration

X

- Definition

Measure of dispersion, in percentage terms (for instance, the standard deviation or variance), for a given stock price.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 820
- SubTopic 10
- Section 50
- Paragraph 2
- Subparagraph (e)
- URI http://asc.fasb.org/extlink&oid=36462937&loc=d3e19207-110258
- + Details

Name: us- gaap_FairValueAssumptionsExpectedVolatilityRate

Namespace Prefix: us- gaap_ Data Type: num:percentItemType

Balance Type: na Period Type: duration

X

- Definition

The estimated measure of the maximum percentage by which a share price is expected to fluctuate during a period. Volatility also may be defined as a probability- weighted measure of the dispersion of returns about the mean. The volatility of a share price is the standard deviation of the continuously compounded rates of return on the share over a specified period. That is the same as the standard deviation of the differences in the natural logarithms of the stock prices plus dividends, if any, over the period.

+ References

No definition available.

+ Details

Name:

 $usgaap_ShareBasedCompensationArrangementByShareBasedPaymentAwardFairValueAssumptionsExpectedVolatilityRateMaximum$

Namespace Prefix: us- gaap_ Data Type: num:percentItemType

Balance Type: na **Period Type:** duration

X

- Definition

The estimated measure of the minimum percentage by which a share price is expected to fluctuate during a period. Volatility also may be defined as a probability- weighted measure of the dispersion of returns about the mean. The volatility of a share price is the standard deviation of the continuously compounded rates of return on the share over a specified period. That is the same as the standard deviation of the differences in the natural logarithms of the stock prices plus dividends, if any, over the period.

+ References

No definition available.

+ Details

Name:

 $usgaap_ShareBasedCompensationArrangementByShareBasedPaymentAwardFairValueAssumptionsExpectedVolatilityRateMinimum$

Namespace Prefix: us- gaap_ Data Type: num:percentItemType

Balance Type: na **Period Type:** duration

X

- Definition

The maximum risk- free interest rate assumption that is used in valuing an option on its own shares.

+ References

No definition available.

+ Details

Name:

 $usgaap_ShareBasedCompensationArrangementByShareBasedPaymentAwardFairValueAssumptionsRiskFreeInterestRateMaximum$

Namespace Prefix: us- gaap_ Data Type: num:percentItemType

Balance Type: na **Period Type:** duration

\mathbf{X}

- Definition

The minimum risk- free interest rate assumption that is used in valuing an option on its own shares.

+ References

No definition available.

+ Details

Name: usgaap

Share Based Compensation Arrangement By Share Based Payment Award Fair Value Assumptions Risk Free Interest Rate Minisch Free I

mum

Namespace Prefix: us- gaap_num:percentItemType

Data Type: Balance Type: na Period Type: duration

- Details

Name: fil_AssumptionsAxis=fil_AssumptionsMember
Namespace Prefix:
Data Type: na
Balance Type:
Period Type:

v3.5.0.2

Stockholders' Deficiency (Details) -		1 Month	s Ended		2 N	Months E	ıded	6 Months	Ended	12 Months Ended	
USD (\$)	May 31, 2015	Mar. 31, 2015	Nov. 30, 2014	Jul. 31, 2014	Oct. 31, 2015	Sep. 30, 2015	Jul. 31, 2014	Jun. 30, 2016	Jun. 30, 2015	Dec. 31, 2015	Dec. 31, 2014
<u>Details</u>											
Warrants Issued										568,575	
Warrants Per Share										\$ 0.38	
Fair Value of Warrants Issued											\$ 400,335
Common Stock Shares Issued			1,240,092	169,974			1,400,490				
Common Stock Subscriptions Per Share							\$ 0.39				
Common Stock Subscriptions							\$ 545,278				
Fair Value Shares Issued Per Share				\$ 0.39							
Professional Fees				\$ 66,179							
Exercise Price of Shares Issued			\$ 0.92								
Gross Porceeds Upon Exercise of		\$ 500,584	\$			\$					
<u>Warrants</u>			1,142,837			253,800					
Broker Warrants Issued		41,895	61,142			20,947					
Fair Value of Warrants at Issuance1			\$ 246,671		\$ 672,749						
Warrants Expired	962,388										
Exercise of warrants for cash, Shares		598,500	179,550		724,185	299,250					
Investment Warrants, Exercise Price		\$ 0.84	\$ 0.37		\$ 0.84	\$ 0.88					
Proceeds from exercise of warrants			\$ 66,188					\$ 13,000	\$ 470,758	\$ 707,196	\$ 66,188
Finder's Fee		\$ 35,420				\$ 17,362					
Fair Value of Warrants at Issuance		\$ 5,594				\$ 14,627				\$ (85,767)	
Common Stock, Shares Issued		1,316,700						24,999,978		24,999,978	22,028,425
Share-based Compensation Arrangement by Share-based Payment Award, Options, Vested in Period, Fair Value										\$ 2,257,953	
Options Exercised by Employees										3,390,503	
Common Stock, Shares Authorized								125,000,000		100,000,000	100,000,000
Common Stock, Par Value								\$ 0.001		\$ 0.001	\$ 0.001
Preferred Stock, Shares Authorized								10,000,000		1,000,000	1,000,000
Preferred Stock, Par Value								\$ 0.001		\$ 0.001	\$ 0.001

X

- Definition

Broker Warrants Issued.

+ References

No definition available.

+ Details

Name: fil_BrokerWarrantsIssued

Namespace Prefix: fil_

Data Type: xbrli:sharesItemType

Balance Type: na
Period Type: duration

X

- Definition

Common Stock Shares Issued.

+ References

No definition available.

+ Details

Name: fil_CommonStockSharesIssued1

Namespace Prefix: fil_

Data Type: xbrli:sharesItemType

Balance Type: na
Period Type: duration

- Definition

Common Stock Share Subscriptions.

+ References

No definition available.

+ Details

Name: fil_CommonStockSubscriptions

Namespace Prefix: fil_

Data Type: xbrli:monetaryItemType

Balance Type: debit **Period Type:** duration

X

- Definition

Common Stock Subscriptions Per Share.

+ References

No definition available.

+ Details

Name: fil_CommonStockSubscriptionsPerShare

Namespace Prefix: fil_

Data Type: num:perShareItemType

Balance Type: na **Period Type:** duration

X

- Definition

Exercise of warrants for cash, Value.

+ References

No definition available.

+ Details

Name: fil ExerciseOfWarrantsForCashShares

Namespace Prefix: fil_

Data Type: xbrli:sharesItemType

Balance Type: na **Period Type:** duration

X

- Definition

Exercise Price of Shares Issued.

+ References

No definition available.

+ Details

Name: fil_ExercisePriceOfSharesIssued

Namespace Prefix: fil_

Data Type: num:perShareItemType

Balance Type: na **Period Type:** duration

X

- Definition

Fair Value of Warrants at Issuance.

+ References

No definition available.

+ Details

Name: fil FairValueOfWarrantsAtIssuance

Namespace Prefix: fil_

Data Type: xbrli:monetaryItemType

Balance Type: debit **Period Type:** duration

X

- Definition

Fair Value of Warrants at Issuance.

+ References

No definition available.

+ Details

Name: fil_FairValueOfWarrantsAtIssuance1

Namespace Prefix: fil_

Data Type: xbrli:monetaryItemType

Balance Type: debit Period Type: duration

X

- Definition

Fair Value of Warrants Issued.

+ References

No definition available.

+ Details

Name: fil_FairValueOfWarrantsIssued

Namespace Prefix: fil_

Data Type: xbrli:monetaryItemType

Balance Type: debit Period Type: duration

X

- Definition

Fair Value Shares Issued Per Share.

+ References

No definition available.

+ Details

Name: fil_FairValueSharesIssuedPerShare

Namespace Prefix: fil_

Data Type: num:perShareItemType

Balance Type: na **Period Type:** duration

\mathbf{X}

- Definition

Finder's Fee.

+ References

No definition available.

+ Details

Name: fil_FinderSFee Namespace Prefix: fil_

Data Type: xbrli:monetaryItemType

Balance Type: debit Period Type: duration

- Definition

Gross Porceeds Upon Exercise of Warrants.

+ References

No definition available.

+ Details

Name: fil_GrossPorceedsUponExerciseOfWarrants

Namespace Prefix: fil_

Data Type: xbrli:monetaryItemType

Balance Type: credit Period Type: duration

X

- Definition

Options Exercised by Employees.

+ References

No definition available.

+ Details

Name: fil_OptionsExercisedByEmployees

Namespace Prefix: fil_

Data Type: xbrli:sharesItemType

Balance Type: na **Period Type:** duration

X

- Definition

Warrants Expired.

+ References

No definition available.

+ Details

Name: fil_WarrantsExpired Namespace Prefix: fil_

Data Type: xbrli:sharesItemType

Balance Type: na Period Type: duration

X

- Definition

Warrants Issued.

+ References

No definition available.

+ Details

Name: fil_WarrantsIssued
Namespace Prefix: fil_

Data Type: xbrli:sharesItemType

Balance Type: na **Period Type:** duration

X

- Definition

Warrants Per Share.

+ References

No definition available.

+ Details

Name: fil_WarrantsPerShare

Namespace Prefix: fil_

Data Type: num:perShareItemType

Balance Type: na Period Type: duration

X

- Definition

Exercise price of the warrants.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher SEC
- Name Regulation S- X (SX)
- Number 210 - Article 12
- Section 13
- Sentence Column A
- + Details

Name: invest_InvestmentWarrantsExercisePrice

Namespace Prefix: invest_

Data Type: num:perShareItemType

Balance Type: na **Period Type:** duration

X

- Definition

Face amount or stated value per share of common stock.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.5-02.29)
- URI http://asc.fasb.org/extlink&oid=6877327&loc=d3e13212-122682

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher SEC
- Name Regulation S- X (SX)
- Number 210
- Section 02
- Paragraph 30
- Article 5
- + Details

Name: usgaap CommonStockParOrStatedValuePerShare

Namespace Prefix: us- gaap_ Data Type: num:perShareItemType

Balance Type: na **Period Type:** instant

X

- Definition

The maximum number of common shares permitted to be issued by an entity's charter and bylaws.

References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.5- 02.29)
- URI http://asc.fasb.org/extlink&oid=6877327&loc=d3e13212-122682

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher SEC
- Name Regulation S- X (SX)
- Number 210
- Section 02
- Paragraph 30
- Article 5
- + Details

Name: us- gaap_CommonStockSharesAuthorized

Namespace Prefix: us- gaap_ Data Type: xbrli:sharesItemType

Balance Type: na **Period Type:** instant

X

- Definition

Total number of common shares of an entity that have been sold or granted to shareholders (includes common shares that were issued, repurchased and remain in the treasury). These shares represent capital invested by the firm's shareholders and owners, and may be all or only a portion of the number of shares authorized. Shares issued include shares outstanding and shares held in the treasury.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.5-02.29)
- URI http://asc.fasb.org/extlink&oid=6877327&loc=d3e13212-122682

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher SEC
- Name Regulation S- X (SX)
- Number 210
- Section 02
- Paragraph 30
- Article 5
- + Details

Name: us- gaap_CommonStockSharesIssued

Namespace Prefix: us- gaap_ Data Type: xbrli:sharesItemType

Balance Type: na **Period Type:** instant

- Definition

Face amount or stated value per share of preferred stock nonredeemable or redeemable solely at the option of the issuer.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.5- 02.28)
- URI http://asc.fasb.org/extlink&oid=6877327&loc=d3e13212-122682

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher SEC
- Name Regulation S- X (SX)
- Number 210
- Section 02
- Paragraph 29
- Article 5
- + Details

Name: us- gaap_PreferredStockParOrStatedValuePerShare

Namespace Prefix: us- gaap_ Data Type: num:perShareItemType

Balance Type: na **Period Type:** instant

X

- Definition

The maximum number of nonredeemable preferred shares (or preferred stock redeemable solely at the option of the issuer) permitted to be issued by an entity's charter and bylaws.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.5- 02.28)
- URI http://asc.fasb.org/extlink&oid=6877327&loc=d3e13212-122682

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher SEC
- Name Regulation S- X (SX)
- Number 210
- Section 02
- Paragraph 29
- Article 5
- + Details

Name: us- gaap_PreferredStockSharesAuthorized

Namespace Prefix: us- gaap_ Data Type: xbrli:sharesItemType

Balance Type: na **Period Type:** instant

- Definition

The cash inflow associated with the amount received from holders exercising their stock warrants.

+ References

No definition available.

+ Details

Name: us- gaap_ProceedsFromWarrantExercises

Namespace Prefix: us- gaap_

Data Type: xbrli:monetaryItemType

Balance Type: debit **Period Type:** duration

X

- Definition

A fee charged for services from professionals such as doctors, lawyers and accountants. The term is often expanded to include other professions, for example, pharmacists charging to maintain a medicinal profile of a client or customer.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 946
- SubTopic 225
- Section S99
- Paragraph 1
- Subparagraph (SX 210.6-07.2(a),(b),(c),(d))
- URI http://asc.fasb.org/extlink&oid=6488393&loc=d3e606610-122999

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 946
- SubTopic 225
- Section 45
- Paragraph 3
- Subparagraph (k)
- URI http://asc.fasb.org/extlink&oid=6488370&loc=d3e13550-115849
- + Details

Name: us- gaap_ProfessionalFees Namespace Prefix: us- gaap_ Data Type: xbrli:monetaryItemType

Balance Type: debit **Period Type:** duration

X

- Definition

Fair value of options vested. Excludes equity instruments other than options, for example, but not limited to, share units, stock appreciation rights, restricted stock.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 718
- SubTopic 10
- Section 50
- Paragraph 2
- Subparagraph (c)

- URI http://asc.fasb.org/extlink&oid=6415400&loc=d3e5070-113901

+ Details

Name: usgaap_SharebasedCompensationArrangementBySharebasedPaymentAwardOptionsVestedInPeriodFairValue1

Namespace Prefix: us- gaap_

Data Type: xbrli:monetaryItemType

Balance Type: credit Period Type: duration

X

- References

No definition available.

+ Details

Name: usgaap_TextBlockAbstract Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

Balance Type: na Period Type: duration

Stockholders' Deficiency: Schedule of Assumptions Used (Details)	12 Months Ended
Stockholders' Deficiency: Schedule of Assumptions Used (Details)	Dec. 31, 2015 \$ / shares
<u>Details</u>	
Share-based Compensation Arrangement by Share-based Payment Award, Fair Value Assumptions, Risk Free Interest Rate, Minimum	0.04%
Share-based Compensation Arrangement by Share-based Payment Award, Fair Value Assumptions, Risk Free Interest Rate, Maximum	1.07%
Share-based Compensation Arrangement by Share-based Payment Award, Fair Value Assumptions, Expected Term	10 years
Share-based Compensation Arrangement by Share-based Payment Award, Fair Value Assumptions, Expected Volatility Rate	94.00%
Share-based Compensation Arrangement by Share-based Payment Award, Fair Value Assumptions, Expected Dividend Rate	0.00%
Share-based Compensation Arrangement by Share-based Payment Award, Options, Vested, Weighted Average Grant Date Fair Value	\$ 0.74
Expected Forfeiture, Minimum	5.00%
Expected Forfeiture, Maximum	20.00%

- Definition

Expected Forfeiture.

+ References

No definition available.

+ Details

Name: fil_ExpectedForfeitureMaximum

Namespace Prefix: fil_

Data Type: num:percentItemType

Balance Type: na Period Type: duration

\mathbf{X}

- Definition

Expected Forfeiture.

+ References

No definition available.

+ Details

Name: fil_ExpectedForfeitureMinimum

Namespace Prefix: fil_

Data Type: num:percentItemType

Balance Type: na Period Type: duration

X

- Definition

The estimated dividend rate (a percentage of the share price) to be paid (expected dividends) to holders of the underlying

shares over the option's term.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 718
- SubTopic 10
- Section 50
- Paragraph 2
- Subparagraph (f)(2)(iii)
- URI http://asc.fasb.org/extlink&oid=6415400&loc=d3e5070-113901
- + Details

Name:

 $usgaap_Share Based Compensation Arrangement By Share Based Payment Award Fair Value Assumptions Expected Dividend Parts and Parts and Parts are proportionally assumptions and the parts are proportionally assumptions. The parts are proportionally assumptions are proportionally assumptions and the parts are proportionally assumptions. The parts are proportionally assumptions are proportionally assumptions are proportionally assumptions. The proportional proportion is a proportional proportion of the proportion$

Namespace Prefix: us- gaap_ Data Type: num:percentItemType

Balance Type: na **Period Type:** duration

X

- Definition

The estimated measure of the percentage by which a share price is expected to fluctuate during a period. Volatility also may be defined as a probability- weighted measure of the dispersion of returns about the mean. The volatility of a share price is the standard deviation of the continuously compounded rates of return on the share over a specified period. That is the same as the standard deviation of the differences in the natural logarithms of the stock prices plus dividends, if any, over the period.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 718
- SubTopic 10
- Section 50
- Paragraph 2
- Subparagraph (f)(2)(ii)
- URI http://asc.fasb.org/extlink&oid=6415400&loc=d3e5070-113901
- + Details

Name:

 $usgaap_ShareBasedCompensationArrangementByShareBasedPaymentAwardFairValueAssumptionsExpectedVolatilityRate$

Namespace Prefix: us- gaap_ Data Type: num:percentItemType

Balance Type: na **Period Type:** duration

X

- Definition

The maximum risk- free interest rate assumption that is used in valuing an option on its own shares.

+ References

No definition available.

+ Details

Name:

 $usgaap_ShareBasedCompensationArrangementByShareBasedPaymentAwardFairValueAssumptionsRiskFreeInterestRateMaximum$

Namespace Prefix: us- gaap

Data Type: num:percentItemType

Balance Type: na **Period Type:** duration

X

- Definition

The minimum risk- free interest rate assumption that is used in valuing an option on its own shares.

+ References

No definition available.

+ Details

Name:

 $usgaap_Share Based Compensation Arrangement By Share Based Payment Award Fair Value Assumptions Risk Free Interest Research and Payment Award Fair Value Assumptions Risk Free Interest Research and Payment Award Fair Value Assumptions Risk Free Interest Research Award Fair Value Assumption Research Resea$ ateMinimum

Namespace Prefix: us- gaap **Data Type:** num:percentItemType

Balance Type: na Period Type: duration

X

- Definition

Expected term of share-based compensation awards, in 'PnYnMnDTnHnMnS' format, for example, 'P1Y5M13D' represents the reported fact of one year, five months, and thirteen days.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 718
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SAB TOPIC 14.D.2)
- URI http://asc.fasb.org/extlink&oid=27013229&loc=d3e301413-122809

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 718
- SubTopic 10
- Section 50
- Paragraph 2
- Subparagraph (f)(2)(i)
- URI http://asc.fasb.org/extlink&oid=6415400&loc=d3e5070-113901

Reference 3: http://www.xbrl.org/2003/role/presentationRef

- Publisher SEC
- Name Staff Accounting Bulletin (SAB)
- Number Topic 14
- Section D
- Subsection 2
- + Details

Name:

usgaap_SharebasedCompensationArrangementBySharebasedPaymentAwardFairValueAssumptionsExpectedTerm1

Namespace Prefix: us- gaap

Data Type: xbrli:durationItemType

Balance Type: na **Period Type:** duration

- Definition

Weighted average grant- date fair value of options vested.

+ References

No definition available.

+ Details

Name:

 $usgaap_Share based Compensation Arrangement By Share based Payment Award Options Vested Weighted Average Grant Date Fair Value$

Namespace Prefix: us- gaap_

Data Type: num:perShareItemType

Balance Type: na Period Type: duration

X

- References

No definition available.

+ Details

Name: usgaap_TextBlockAbstract Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

Balance Type: na Period Type: duration

Stockholders' Deficiency: Schedule of Share-based Compensation, Stock	12 Months Ended	
Options, Activity (Details) - \$ / shares	Dec. 31, 2015	Jun. 30, 2016
<u>Details</u>		
Share-based Compensation Arrangement by Share-based Payment Award, Options, Grants in Period, Net of Forfeitures	3,591,000	
Share-based Compensation Arrangement by Share-based Payment Award, Options, Grants in Period, Weighted Average Grant Date Fair Value	\$ 0.0001	
Share-based Compensation Arrangement by Share-based Payment Award, Options, Exercises in Period	(3,390,503)	
Share-based Compensation Arrangements by Share-based Payment Award, Options, Grants in Period, Weighted Average Exercise Price	\$ 0.0001	
Share Based Compensation Arrangement By Share Based Payment Award Options Outstanding Number	200,497	
Share-based Compensation Arrangement by Share-based Payment Award, Options, Outstanding, Weighted Average Exercise Price	\$ 0.0001	\$ 0.0001

- Definition

Share Based Compensation Arrangement By Share Based Payment Award Options Outstanding Number.

+ References

No definition available.

+ Details

Name: fil_ShareBasedCompensationArrangementByShareBasedPaymentAwardOptionsOutstandingNumber1

Namespace Prefix: fil_

Data Type: xbrli:sharesItemType

Balance Type: na **Period Type:** instant

X

- Definition

Net number of share options (or share units) granted during the period.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 718
- SubTopic 10
- Section 50
- Paragraph 2
- Subparagraph (c)(1)(iv)(1)
- URI http://asc.fasb.org/extlink&oid=6415400&loc=d3e5070-113901

+ Details

 $\textbf{Name:} usgaap_ShareBasedCompensationArrangementByShareBasedPaymentAwardOptionsGrantsInPeriod$

Namespace Prefix: us- gaap_ Data Type: xbrli:sharesItemType

Balance Type: na **Period Type:** duration

- Definition

The weighted average grant- date fair value of options granted during the reporting period as calculated by applying the disclosed option pricing methodology.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 718
- SubTopic 10
- Section 50
- Paragraph 2
- Subparagraph (d)(1)
- URI http://asc.fasb.org/extlink&oid=6415400&loc=d3e5070-113901
- + Details

Name:

 $usgaap_ShareBasedCompensationArrangementByShareBasedPaymentAwardOptionsGrantsInPeriodWeightedAverageGrantDateFairValue$

Namespace Prefix: us- gaap_ Data Type: num:perShareItemType

Balance Type: na **Period Type:** duration

X

- Definition

Weighted average price at which grantees can acquire the shares reserved for issuance under the stock option plan.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 718
- SubTopic 10
- Section 50
- Paragraph 2
- Subparagraph (c)(1)(i)
- URI http://asc.fasb.org/extlink&oid=6415400&loc=d3e5070-113901
- + Details

Name:

 $usgaap_ShareBasedCompensationArrangementByShareBasedPaymentAwardOptionsOutstandingWeightedAverageExercisePrice$

Namespace Prefix: us- gaap_ Data Type: num:perShareItemType

Balance Type: na **Period Type:** instant

X

- Definition

Weighted average per share amount at which grantees can acquire shares of common stock by exercise of options.

+ References

No definition available.

+ Details

Name:

 $usgaap_Share Based Compensation Arrangements By Share Based Payment Award Options Grants In Period Weighted Average \\e Exercise Price$

Namespace Prefix: us- gaap

Data Type: num:perShareItemType

Balance Type: na **Period Type:** duration

X

- Definition

Number of share options (or share units) exercised during the current period.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 505
- SubTopic 10
- Section 50
- Paragraph 2
- URI http://asc.fasb.org/extlink&oid=6928386&loc=d3e21463-112644

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 505
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.3-04)
- URI http://asc.fasb.org/extlink&oid=27012166&loc=d3e187085-122770

Reference 3: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 718
- SubTopic 10
- Section 50
- Paragraph 2
- Subparagraph (c)(1)(iv)(2)
- URI http://asc.fasb.org/extlink&oid=6415400&loc=d3e5070-113901

Reference 4: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.5- 02.28,29)
- URI http://asc.fasb.org/extlink&oid=6877327&loc=d3e13212- 122682

Reference 5: http://www.xbrl.org/2003/role/presentationRef

- Publisher SEC
- Name Regulation S- X (SX)
- Number 210
- Section 02
- Paragraph 29, 30
- Article 5
- + Details

Name: us- gaap_StockIssuedDuringPeriodSharesStockOptionsExercised

Namespace Prefix: us- gaap_ Data Type: xbrli:sharesItemType

Balance Type: na

Period Type: duration

X

- References

No definition available.

+ Details

Name: usgaap_TextBlockAbstract
Namespace Prefix: us- gaap_
Data Type: xbrli:stringItemType
Balance Type: na
Period Type: duration

Income Taxes: Schedule of Effective Income Tax Rate Reconciliation	12 Montl	12 Months Ended			
(Details) - USD (\$)	Dec. 31, 2015	Dec. 31, 2014			
<u>Details</u>					
Other Comprehensive Income (Loss), before Tax	\$ (5,185,852)	\$ (1,706,202)			
Expected Income Tax Recovery	(803,807)	(264,461)			
Non Deductible Expense	462,915	72,310			
Other Temporary Differences	(2,859)	(116)			
Valuation Allowance	\$ 343,751	\$ 192,267			

- Definition

Expected Income Tax Recovery.

+ References

No definition available.

+ Details

Name: fil_ExpectedIncomeTaxRecovery

Namespace Prefix: fil_

Data Type: xbrli:monetaryItemType

Balance Type: debit Period Type: duration

X

- Definition

Non Deductible Expense.

+ References

No definition available.

+ Details

 $\textbf{Name:} \ fil_NonDeductibleExpense$

Namespace Prefix: fil_

Data Type: xbrli:monetaryItemType

Balance Type: debit Period Type: duration

\mathbf{X}

- Definition

Other Temporary Differences.

+ References

No definition available.

+ Details

Name: fil_OtherTemporaryDifferences

Namespace Prefix: fil_

Data Type: xbrli:monetaryItemType

Balance Type: debit Period Type: duration

X

- Definition

Valuation Allowance.

+ References

No definition available.

+ Details

Name: fil_ValuationAllowance

Namespace Prefix: fil_

Data Type: xbrli:monetaryItemType

Balance Type: debit **Period Type:** duration

X

- Definition

Amount before tax, after reclassification adjustments of other comprehensive income (loss).

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 220
- SubTopic 10
- Section 45
- Paragraph 1B
- URI http://asc.fasb.org/extlink&oid=36458714&loc=SL7669625- 108580

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 323
- SubTopic 10
- Section 45
- Paragraph 3
- URI http://asc.fasb.org/extlink&oid=35755396&loc=d3e33775-111570

Reference 3: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 220
- SubTopic 10
- Section 45
- Paragraph 1A
- URI http://asc.fasb.org/extlink&oid=36458714&loc=SL7669619- 108580
- + Details

Name: us- gaap_OtherComprehensiveIncomeLossBeforeTax

Namespace Prefix: us- gaap_

Data Type: xbrli:monetaryItemType

Balance Type: credit Period Type: duration

X

- References

No definition available.

+ Details

Name: usgaap_TextBlockAbstract Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

Balance Type: na **Period Type:** duration

Income Taxes: Schedule of Deferred Tax Assets and Liabilities (Details) - USD (\$)	Dec. 31, 2015	Dec. 31, 2014
<u>Details</u>		
Deferred Tax Assets, Operating Loss Carryforwards	\$ 756,534	\$ 404,127
Deferred Tax Assets, Other Loss Carryforwards	23,565	5,870
Deferred Tax Assets, Valuation Allowance, Current	\$ (780,099)	\$ (409,997)

- Definition

Amount before allocation of valuation allowances of deferred tax asset attributable to deductible operating loss carryforwards.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 740
- SubTopic 10
- Section 25
- Paragraph 20
- Subparagraph (b)
- URI http://asc.fasb.org/extlink&oid=51675352&loc=d3e28680-109314

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 740
- SubTopic 10
- Section 50
- Paragraph 6
- URI http://asc.fasb.org/extlink&oid=6907707&loc=d3e32621-109319

Reference 3: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 740
- SubTopic 10
- Section 50
- Paragraph 8
- URI http://asc.fasb.org/extlink&oid=6907707&loc=d3e32632-109319
- + Details

Name: us- gaap_DeferredTaxAssetsOperatingLossCarryforwards

Namespace Prefix: us- gaap_

Data Type: xbrli:monetaryItemType

Balance Type: debit Period Type: instant

X

- Definition

Amount before allocation of valuation allowances of deferred tax asset attributable to other deductible loss carryforwards not separately disclosed.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB

- Name Accounting Standards Codification
- Topic 740
- SubTopic 10
- Section 25
- Paragraph 20
- URI http://asc.fasb.org/extlink&oid=51675352&loc=d3e28680-109314

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 740
- SubTopic 10
- Section 50
- Paragraph 6
- URI http://asc.fasb.org/extlink&oid=6907707&loc=d3e32621-109319

Reference 3: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 740
- SubTopic 10
- Section 50
- Paragraph 8
- URI http://asc.fasb.org/extlink&oid=6907707&loc=d3e32632-109319
- + Details

Name: us- gaap_DeferredTaxAssetsOtherLossCarryforwards

Namespace Prefix: us- gaap_ Data Type: xbrli:monetaryItemType

Balance Type: debit Period Type: instant

X

- Definition

Amount of valuation allowances of deferred tax asset attributable to deductible temporary differences and carryforwards expected to be realized or consumed within one year or operating cycle, if longer.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 740
- SubTopic 10
- Section 45
- Paragraph 4
- URI http://asc.fasb.org/extlink&oid=37586315&loc=d3e31917-109318

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 740
- SubTopic 10
- Section 50
- Paragraph 2
- Subparagraph (c)
- URI http://asc.fasb.org/extlink&oid=6907707&loc=d3e32537-109319

Reference 3: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 740

- SubTopic 10

- Section 45
- Paragraph 5
- URI http://asc.fasb.org/extlink&oid=37586315&loc=d3e31928-109318

+ Details

 $\textbf{Name:} \ us-gaap_DeferredTaxAssetsValuationAllowanceCurrent$

Namespace Prefix: us- gaap_ Data Type: xbrli:monetaryItemType

Balance Type: credit Period Type: instant

X

- References

No definition available.

+ Details

Name: usgaap_TextBlockAbstract Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

Balance Type: na Period Type: duration

Income Taxes (Details) - USD (\$)	Dec. 31, 2015	Dec. 31, 2014
<u>Details</u>		
Non-Capital Losses	\$ 4,880,865	\$ 2,607,270

- Definition

Non- Capital Losses.

+ References

No definition available.

+ Details

Name: fil_NonCapitalLosses Namespace Prefix: fil_

Data Type: xbrli:monetaryItemType

Balance Type: debit **Period Type:** instant

X

- References

No definition available.

+ Details

Name: usgaap_TextBlockAbstract Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType
Balance Type: na

Period Type: duration

Related Party Transactions (Details)	3 Mor	ths Ended	6 Mo	nths Ended	12 Months Ended		
- USD (\$)	Jun. 30, 2016	/	/	1		/	
<u>Details</u>							
Other General and Administrative Expense					\$ 0	\$ 66,179	
Increase (Decrease) in Due to Officers and Stockholders	\$ 45,126	\$ 72,864	\$ 90,252	\$ 133,584			

- Definition

The increase (decrease), during an accounting period, in total obligations owed to the reporting entity's executives and owners.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 230
- SubTopic 10
- Section 45
- Paragraph 28
- Subparagraph (a)
- URI http://asc.fasb.org/extlink&oid=56944662&loc=d3e3602-108585
- + Details

Name: us- gaap_IncreaseDecreaseInDueToOfficersAndStockholders

Namespace Prefix: us- gaap_

Data Type: xbrli:monetaryItemType

Balance Type: debit Period Type: duration

X

- Definition

The sum of expenses not otherwise specified in the taxonomy for managing and administering the affairs of an entity, including affiliates of the reporting entity, which are not directly or indirectly associated with the manufacture, sale or creation of a product or product line.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 225
- SubTopic 10
- Section S99
- Paragraph 2
- Subparagraph (SX 210.5- 03.4)
- URI http://asc.fasb.org/extlink&oid=26872669&loc=d3e20235-122688
- + Details

Name: usgaap OtherGeneralAndAdministrativeExpense

Namespace Prefix: us- gaap_ **Data Type:** xbrli:monetaryItemType

Balance Type: debit Period Type: duration

- References

No definition available.

+ Details

Name: usgaap_TextBlockAbstract
Namespace Prefix: us- gaap_
Data Type: xbrli:stringItemType
Balance Type: na
Period Type: duration

Commitments	3 Mon	ths	Ended	6 Mon	ths	Ended	12	M	onths E	Ended			
(Details) - USD (\$)	Jun. 3 2016	_	Jun. 30, 2015	Jun. 30 2016),	Jun. 30, 2015	Dec. 31 2015	•	Jul. 05, 2015	Dec. 31 2014	١,	Sep. 14, 2014	Jul. 05, 2014
Amortization of Advance Royalty										\$ 224,775			
Commitments		[1]			[1]			[1]			[1]	\$ 584,415	
Other Research and Development Expense							\$ 281,520			87,662			
Other Commitment													\$ 7,931
Oil and Gas Property, Lease Operating Expense				16,530									
<u>CardioComm</u>													
Amortization of Advance Royalty										\$ 224,775			
Other Research and Development Expense	\$ 67,689		\$ 72,864	\$ 135,378		\$ 145,728							
Other Commitment												\$ 584,415	
<u>iMedical</u>													
Oil and Gas Property, Lease Operating Expense									\$ 7,931				

[1] See Commitments Note

X

- Definition

The expense charged against earnings for the periodic recognition of the advance royalties. These royalties are paid in one accounting period, but are deducted from earnings over time through amortization. For example, royalties that are required to be paid in advance of production from a mineral, oil, or gas property and amortized over the period of right to produce these items.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 230
- SubTopic 10
- Section 45
- Paragraph 28
- Subparagraph (b)
- URI http://asc.fasb.org/extlink&oid=56944662&loc=d3e3602-108585

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 225
- SubTopic 10
- Section S99
- Paragraph 2
- Subparagraph (SX 210.5-03.3)
- URI http://asc.fasb.org/extlink&oid=26872669&loc=d3e20235-122688
- + Details

Name: us- gaap_AmortizationOfAdvanceRoyalty

Namespace Prefix: us- gaap_ Data Type: xbrli:monetaryItemType

Balance Type: debit **Period Type:** duration

X

- Definition

Represents the caption on the face of the balance sheet to indicate that the entity has entered into (1) purchase or supply arrangements that will require expending a portion of its resources to meet the terms thereof, and (2) is exposed to potential losses or, less frequently, gains, arising from (a) possible claims against a company's resources due to future performance under contract terms, and (b) possible losses or likely gains from uncertainties that will ultimately be resolved when one or more future events that are deemed likely to occur do occur or fail to occur.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 944
- SubTopic 210
- Section S99
- Paragraph 1
- Subparagraph (SX 210.7-03.(a),19)
- URI http://asc.fasb.org/extlink&oid=6879938&loc=d3e572229- 122910

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 450
- SubTopic 20
- Section 50
- Paragraph 1
- URI http://asc.fasb.org/extlink&oid=25496072&loc=d3e14326- 108349

Reference 3: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 942
- SubTopic 210
- Section S99
- Paragraph 1
- Subparagraph (SX 210.9-03.17)
- URI http://asc.fasb.org/extlink&oid=6876686&loc=d3e534808-122878

Reference 4: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 10

- Section S99
- Paragraph 1
- Subparagraph (SX 210.5- 02.25)
- URI http://asc.fasb.org/extlink&oid=6877327&loc=d3e13212-122682
- + Details

Name: usgaap_CommitmentsAndContingencies

Namespace Prefix: us- gaap_ Data Type: xbrli:monetaryItemType

Balance Type: credit Period Type: instant

X

- Definition

Amount of lease operating expense related to property used in oil and gas production.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 840
- SubTopic 20
- Section 50
- Paragraph 1
- URI http://asc.fasb.org/extlink&oid=6453985&loc=d3e41499-112717

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher SEC
- Name Regulation S- X (SX)
- Number 210
- Section 10
- Paragraph a
- Subparagraph 17
- Article 4
- + Details

Name: us- gaap_LeaseOperatingExpense

Namespace Prefix: us- gaap

Data Type: xbrli:monetaryItemType

Balance Type: debit **Period Type:** duration

X

- Definition

Minimum amount of other commitment not otherwise specified in the taxonomy. Excludes commitments explicitly modeled in the taxonomy, including but not limited to, long- term and short- term purchase commitments, recorded and unrecorded purchase obligations, supply commitments, registration payment arrangements, leases, debt, product warranties, guarantees, environmental remediation obligations, and pensions.

+ References

No definition available.

+ Details

Name: us- gaap_OtherCommitment Namespace Prefix: us- gaap_

Data Type: xbrli:monetaryItemType

Balance Type: credit Period Type: instant

- Definition

Amount of other research and development expense.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 730
- SubTopic 10
- Section 50
- Paragraph 1
- URI http://asc.fasb.org/extlink&oid=6420194&loc=d3e21568-108373
- + Details

Name: usgaap_OtherResearchAndDevelopmentExpense

Namespace Prefix: us- gaap_

Data Type: xbrli:monetaryItemType

Balance Type: debit Period Type: duration

X

- Details

Name: fil_CommitmentsAxis=fil_CardiocommMember

Namespace Prefix: Data Type: na Balance Type: Period Type:

\mathbf{X}

- Details

Name: fil_CommitmentsAxis=fil_ImedicalMember

Namespace Prefix: Data Type: na Balance Type: Period Type:

v3.5.0.2

Going Concern (Details) - USD (\$)	Jun. 30, 2016	Dec. 31, 2015	Dec. 31, 2014
<u>Details</u>			
Accumulated deficit	\$ 11,542,487	\$ 9,228,774	\$ 4,042,922

X

- Definition

The cumulative amount of the reporting entity's undistributed earnings or deficit.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.5- 02.31(a)(3))
- URI http://asc.fasb.org/extlink&oid=6877327&loc=d3e13212- 122682

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher SEC
- Name Regulation S- X (SX)
- Number 210
- Section 04
- Article 3
- + Details

Name: us- gaap_RetainedEarningsAccumulatedDeficit

Namespace Prefix: us- gaap_

Data Type: xbrli:monetaryItemType

Balance Type: credit **Period Type:** instant

X

- References

No definition available.

+ Details

Name: usgaap_TextBlockAbstract Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

Balance Type: na Period Type: duration

Derivative Liabilities: Schedule of Derivative Liabilities at Value (Details) - USD (\$)	Jun. 30, 2016	Dec. 31, 2015	Dec. 31, 2014				
<u>Details</u>							
Derivative liabilities	[1]	\$ 542,294					
Derivative Liability, Noncurrent		\$ 1,072,452					
[1] See Derivative Liabilities Note							

- Definition

Fair value, after the effects of master netting arrangements, of a financial liability or contract with one or more underlyings, notional amount or payment provision or both, and the contract can be net settled by means outside the contract or delivery of an asset, expected to be settled within one year or normal operating cycle, if longer. Includes assets not subject to a master netting arrangement and not elected to be offset.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 20
- Section 50
- Paragraph 3
- Subparagraph (c)
- URI http://asc.fasb.org/extlink&oid=51824906&loc=SL20225862- 175312

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Glossary Current Liabilities
- URI http://asc.fasb.org/extlink&oid=6509677

Reference 3: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 815
- SubTopic 10
- Section 45
- Paragraph 5
- URI http://asc.fasb.org/extlink&oid=6945355&loc=d3e41228-113958

Reference 4: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 815
- SubTopic 10
- Section 45
- Paragraph 6
- URI http://asc.fasb.org/extlink&oid=6945355&loc=d3e41271-113958

Reference 5: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 825
- SubTopic 10
- Section 50
- Paragraph 10

- Subparagraph (a)
- URI http://asc.fasb.org/extlink&oid=49121117&loc=d3e13433-108611

Reference 6: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 825
- SubTopic 10
- Section 50
- Paragraph 15
- URI http://asc.fasb.org/extlink&oid=49121117&loc=d3e13495-108611
- + Details

Name: us- gaap_DerivativeLiabilitiesCurrent

Namespace Prefix: us- gaap_

Data Type: xbrli:monetaryItemType

Balance Type: credit Period Type: instant

X

- Definition

Fair value, after the effects of master netting arrangements, of a financial liability or contract with one or more underlyings, notional amount or payment provision or both, and the contract can be net settled by means outside the contract or delivery of an asset, expected to be settled after one year or the normal operating cycle, if longer. Includes assets not subject to a master netting arrangement and not elected to be offset.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 210
- SubTopic 20
- Section 50
- Paragraph 3
- Subparagraph (c)
- URI http://asc.fasb.org/extlink&oid=51824906&loc=SL20225862-175312

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 815
- SubTopic 10
- Section 45
- Paragraph 5
- URI http://asc.fasb.org/extlink&oid=6945355&loc=d3e41228-113958

Reference 3: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 825
- SubTopic 10
- Section 50
- Paragraph 10
- Subparagraph (a)
- URI http://asc.fasb.org/extlink&oid=49121117&loc=d3e13433-108611

Reference 4: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 815
- SubTopic 10

- Section 45
- Paragraph 6
- URI http://asc.fasb.org/extlink&oid=6945355&loc=d3e41271-113958

Reference 5: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 825
- SubTopic 10
- Section 50
- Paragraph 15
- URI http://asc.fasb.org/extlink&oid=49121117&loc=d3e13495-108611
- + Details

Name: us- gaap_DerivativeLiabilitiesNoncurrent

Namespace Prefix: us- gaap_

Data Type: xbrli:monetaryItemType

Balance Type: credit Period Type: instant

X

- References

No definition available.

+ Details

Name: usgaap_TextBlockAbstract Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

Balance Type: na Period Type: duration

Stockholders' Deficiency: Schedule of Share-based Compensation, Activity	6 Months Ended	
(Details) - \$ / shares	Jun. 30, 2016	Dec. 31, 2015
<u>Details</u>		
Share-based Compensation Arrangement by Share-based Payment Award, Options, Outstanding, Number	200,500	167,500
Share-based Compensation Arrangement by Share-based Payment Award, Options, Outstanding, Weighted Average Exercise Price	\$ 0.0001	\$ 0.0001
Share Based Compensation Arrangement by Share Based Payment Award Unvested Options	200,500	167,500
Options Adjusted	33,000	
Share Based Compensation Arrangement by Share Based Payment Award Unvested Options Adjusted	33,000	

- Definition

Options Adjusted.

+ References

No definition available.

+ Details

Name: fil_OptionsAdjusted Namespace Prefix: fil_

Data Type: xbrli:sharesItemType

Balance Type: na Period Type: duration

X

- Definition

Share Based Compensation Arrangement by Share Based Payment Award Unvested Options.

+ References

No definition available.

+ Details

 $\textbf{Name:} \ fil_Share Based Compensation Arrangement By Share Based Payment Award Unvested Options$

Namespace Prefix: fil_

Data Type: xbrli:sharesItemType

Balance Type: na **Period Type:** instant

X

- Definition

Share Based Compensation Arrangement by Share Based Payment Award Univested Options Adjusted.

+ References

No definition available.

+ Details

Name: fil_ShareBasedCompensationArrangementByShareBasedPaymentAwardUnvestedOptionsAdjusted

Namespace Prefix: fil_

Data Type: xbrli:sharesItemType

Balance Type: na **Period Type:** instant

- Definition

Number of options outstanding, including both vested and non-vested options.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 718
- SubTopic 10
- Section 50
- Paragraph 2
- URI http://asc.fasb.org/extlink&oid=6415400&loc=d3e5070-113901

Reference 2: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 718
- SubTopic 10
- Section 50
- Paragraph 2
- Subparagraph (c)(1)(i)- (ii)
- URI http://asc.fasb.org/extlink&oid=6415400&loc=d3e5070-113901
- + Details

 ${\bf Name:} \ usgaap_Share Based Compensation Arrangement By Share Based Payment Award Options Outstanding Number Share Based Payment Number Sh$

Namespace Prefix: us- gaap_ Data Type: xbrli:sharesItemType

Balance Type: na **Period Type:** instant

X

- Definition

Weighted average price at which grantees can acquire the shares reserved for issuance under the stock option plan.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 718
- SubTopic 10
- Section 50
- Paragraph 2
- Subparagraph (c)(1)(i)
- URI http://asc.fasb.org/extlink&oid=6415400&loc=d3e5070-113901
- + Details

Name:

 $usgaap_ShareBasedCompensationArrangementByShareBasedPaymentAwardOptionsOutstandingWeightedAverageExercisePrice$

Namespace Prefix: us- gaap_
Data Type: num:parSharaItamTy

Data Type: num:perShareItemType

Balance Type: na **Period Type:** instant

- References

No definition available.

+ Details

Name: usgaap_TextBlockAbstract
Namespace Prefix: us- gaap_
Data Type: xbrli:stringItemType
Balance Type: na
Period Type: duration

Stockholders' Deficiency: Schedule of Stockholders' Equity Note, Warrants	6 Months Ended	
or Rights (Details) - \$ / shares	Jun. 30, 2016	Dec. 31, 2015
<u>Details</u>		
Broker Warrants Outstanding	325,245	271,742
Broker Warrants Outstanding Exercise Price	\$ 1.0030	\$ 1.2000
Broker Warrants Outstanding Adjusted	53,503	
Broker Warrants Outstanding Adjusted Exercise Price	\$ (0.1970)	

- Definition

Broker Warrants Outstanding.

+ References

No definition available.

+ Details

Name: fil_BrokerWarrantsOutstanding

Namespace Prefix: fil_

Data Type: xbrli:sharesItemType

Balance Type: na **Period Type:** instant

X

- Definition

Broker Warrants Outstanding Adjusted.

+ References

No definition available.

+ Details

Name: fil_BrokerWarrantsOutstandingAdjusted

Namespace Prefix: fil_

Data Type: xbrli:sharesItemType

Balance Type: na Period Type:duration

X

- Definition

Broker Warrants Outstanding Adjusted Exercise Price.

+ References

No definition available.

+ Details

Name: fil BrokerWarrantsOutstandingAdjustedExercisePrice

Namespace Prefix: fil_

Data Type: num:perShareItemType

Balance Type: na **Period Type:** duration

X

- Definition

Broker Warrants Outstanding Exercise Price.

+ References

No definition available.

+ Details

Name: fil_BrokerWarrantsOutstandingExercisePrice

Namespace Prefix: fil_

Data Type: num:perShareItemType

Balance Type: na
Period Type: instant

X

- References

No definition available.

+ Details

Name: usgaap_TextBlockAbstract
Namespace Prefix: us- gaap_
Data Type: xbrli:stringItemType

Balance Type: na Period Type: duration

Stockholdows' Definion over Schodule of Woments Outstanding	3 Month	s Ended	
Stockholders' Deficiency: Schedule of Warrants Outstanding (Details) - USD (\$)	Jun. 30, 2016	Mar. 31, 2016	Dec. 31, 2015
<u>Details</u>			
Class of Warrant or Right, Outstanding	215,469	454,860	380,000
Class of Warrant or Right, Exercise Price of Warrants or Rights	\$ 0.8007	\$ 0.8030	
Warrants Adjusted		74,860	
Warrants Adjusted Exercise Price		\$ (0.1970)	
Less: Exercised Warrants	\$ (15,569)		
Weighted Average Exercise Price of Exercised Warrants	\$ 0.8350		
Less: Expired Warrants	\$ (223,822)		
Weighted Average Exercise Price of Expired Warrants	\$ 0.8030		

- Definition

Less: Exercised Warrants.

+ References

No definition available.

+ Details

Name: fil_LessExercisedWarrants

Namespace Prefix: fil_

Data Type: xbrli:monetaryItemType

Balance Type: debit Period Type: duration

X

- Definition

Less: Exercised Warrants.

+ References

No definition available.

+ Details

Name: fil_LessExpiredWarrants

Namespace Prefix: fil_

Data Type: xbrli:monetaryItemType

Balance Type: debit Period Type: duration

X

- Definition

Warrants Adjusted.

+ References

No definition available.

+ Details

Name: fil_WarrantsAdjusted Namespace Prefix: fil_

Data Type: xbrli:sharesItemType

Balance Type: na **Period Type:** duration

- Definition

Warrants Adjusted Exercise Price.

+ References

No definition available.

+ Details

Name: fil_WarrantsAdjustedExercisePrice

Namespace Prefix: fil_

Data Type: num:perShareItemType

Balance Type: na Period Type:duration

X

- Definition

Weighted Average Exercise Price of Exercised Warrants.

+ References

No definition available.

+ Details

Name: fil_WeightedAverageExercisePriceOfExercisedWarrants

Namespace Prefix: fil_

Data Type: num:perShareItemType

Balance Type: na **Period Type:** duration

X

- Definition

Weighted Average Exercise Price of Expired Warrants.

+ References

No definition available.

+ Details

Name: fil WeightedAverageExercisePriceOfExpiredWarrants

Namespace Prefix: fil

Data Type: num:perShareItemType

Balance Type: na **Period Type:** duration

\mathbf{X}

- Definition

Exercise price per share or per unit of warrants or rights outstanding.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 235
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.4- 08.(i)(4))
- URI http://asc.fasb.org/extlink&oid=26873400&loc=d3e23780-122690

+ Details

Name: usgaap_ClassOfWarrantOrRightExercisePriceOfWarrantsOrRights1

Namespace Prefix: us- gaap_ Data Type: num:perShareItemType

Balance Type: na **Period Type:** instant

- Definition

Number of warrants or rights outstanding.

+ References

Reference 1: http://www.xbrl.org/2003/role/presentationRef

- Publisher FASB
- Name Accounting Standards Codification
- Topic 235
- SubTopic 10
- Section S99
- Paragraph 1
- Subparagraph (SX 210.4- 08.(i))
- URI http://asc.fasb.org/extlink&oid=26873400&loc=d3e23780-122690
- + Details

Name: usgaap_ClassOfWarrantOrRightOutstanding

Namespace Prefix: us- gaap_ Data Type: xbrli:sharesItemType

Balance Type: na **Period Type:** instant

X

- References

No definition available.

+ Details

Name: usgaap_TextBlockAbstract Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType

Balance Type: na Period Type: duration

Filing Summary Version: 3.5.0.2 ProcessingTime: ReportFormat: html ContextCount: 65 ElementCount: 230 **EntityCount:** 1

FootnotesReported: true SegmentCount: 11 ScenarioCount: 0 **TuplesReported:** false **UnitCount:** 4

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false	false	R2.htm	000020 - Statement - Biotricity, Inc Balance Sheets	Sheet	http://www.biotricity.com/20160630/role/i dr_BiotricityIncBalanceSheets	Biotricity, Inc Balance Sheets	Statements		2
false	false	R3.htm	000030 - Statement - Statement of Financial Position - Parenthetical	Sheet	http://www.biotricity.com/20160630/role/i dr_StatementOfFinancialPositionParenth etical		Statements		3
false	false	R4.htm	000040 - Statement - Biotricity, Inc Statements of Operations and Comprehensiv e Loss	Sheet	http://www.biotricity.com/20160630/role/i dr_BiotricityIncStatementsOfOperationsA ndComprehensiveLoss	Biotricity, Inc Statements of Operations and Comprehensive Loss	Statements		4
false	false		000050 - Statement - Biotricity, Inc. Statements of Stockholders' (Deficiency) Equity	Sheet	, ,	Biotricity, Inc. Statements of Stockholders' (Deficiency) Equity	Statements		5
false	false	R6.htm	000060 - Statement - Biotricity, Inc Statements of Cash Flows	Sheet	http://www.biotricity.com/20160630/role/i dr_BiotricityIncStatementsOfCashFlows	Biotricity, Inc Statements of Cash Flows	Statements		6
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false	false	R10.htm	000100 - Disclosure - Summary of Significant Accounting Policies	Sheet	http://www.biotricity.com/20160630/role/i dr_DisclosureSummaryOfSignificantAcco untingPolicies		Notes	10
false	false	R11.htm	000110 - Disclosure - Equipment	Sheet	http://www.biotricity.com/20160630/role/i dr_DisclosureEquipment	Equipment	Notes	11
false	false	R12.htm	000120 - Disclosure - Due To A Stockholder	Sheet	http://www.biotricity.com/20160630/role/idr_DisclosureDueToAStockholder	Due To A Stockholder	Notes	12
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false	false	R14.htm	000140 - Disclosure - Convertible Promissory Notes	Notes	http://www.biotricity.com/20160630/role/i dr_DisclosureConvertiblePromissoryNote s		Notes	14
false	false	R15.htm	000150 - Disclosure - Derivative Liabilities	Sheet	http://www.biotricity.com/20160630/role/i dr_DisclosureDerivativeLiabilities	Derivative Liabilities	Notes	15
false	false	R16.htm	000160 - Disclosure - Stockholders' Deficiency	Sheet	http://www.biotricity.com/20160630/role/idr_DisclosureStockholdersDeficiency	Stockholders' Deficiency	Notes	16
false	false	R17.htm	000170 - Disclosure - Income Taxes	Sheet	http://www.biotricity.com/20160630/role/idr_DisclosureIncomeTaxes	Income Taxes	Notes	17
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false	false	R21.htm	000210 - Disclosure - Summary of Significant Accounting Policies: Cash (Policies)	Sheet	http://www.biotricity.com/20160630/role/i dr_DisclosureSummaryOfSignificantAcco untingPoliciesCashPolicies	Summary of Significant Accounting Policies: Cash (Policies)	Policies	http://www.biotricity .com/20160630/rol e/idr_DisclosureSu mmaryOfSignificant AccountingPolicies	21
false	false	R22.htm	000220 - Disclosure - Summary of Significant Accounting Policies: Use of Estimates (Policies)	Sheet	http://www.biotricity.com/20160630/role/i dr_DisclosureSummaryOfSignificantAcco untingPoliciesUseOfEstimatesPolicies	Summary of Significant Accounting Policies: Use of Estimates (Policies)	Policies	http://www.biotricity .com/20160630/rol e/idr_DisclosureSu mmaryOfSignificant AccountingPolicies	22
false	false	R23.htm	000230 - Disclosure - Summary of Significant Accounting Policies: Earnings (loss) Per Share (Policies)	Sheet	http://www.biotricity.com/20160630/role/i dr_DisclosureSummaryOfSignificantAcco untingPoliciesEarningsLossPerSharePoli cies	Earnings (loss)	Policies	http://www.biotricity .com/20160630/rol e/idr_DisclosureSu mmaryOfSignificant AccountingPolicies	23
false	false	R24.htm	000240 - Disclosure - Summary of Significant Accounting Policies: Foreign Currency Translation (Policies)	Sheet	http://www.biotricity.com/20160630/role/idr_DisclosureSummaryOfSignificantAccountingPoliciesForeignCurrencyTranslationPolicies		Policies	http://www.biotricity .com/20160630/rol e/idr_DisclosureSu mmaryOfSignificant AccountingPolicies	24
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false	false	R38.htm	(Tables)	Sheet	onsValuationAssumptionsTables	(Tables)	Tables		38
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			000400 -		http://www.biotricity.com/20160630/role/i	Stockholders'			
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			Deficiency: Schedule of Share-based Compensation, Stock Options, Activity (Tables)		OptionsActivityTables	Share-based Compensation, Stock Options, Activity (Tables)		
false	false	R41.htm	000410 - Disclosure - Income Taxes: Schedule of Effective Income Tax Rate Reconciliation (Tables)	Sheet	http://www.biotricity.com/20160630/role/i dr_DisclosureIncomeTaxesScheduleOfEf fectiveIncomeTaxRateReconciliationTabl es	Rate	Tables	41
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false	false	R43.htm	000430 - Disclosure - Convertible Promissory Notes: Convertible Debt Table Text Block (Tables)	Notes	http://www.biotricity.com/20160630/role/i dr_DisclosureConvertiblePromissoryNote sConvertibleDebtTableTextBlockTables		Tables	43
false	false	R44.htm	000440 - Disclosure - Derivative Liabilities: Schedule of Derivative Liabilities at Fair Value (Tables)	Sheet	http://www.biotricity.com/20160630/role/i dr_DisclosureDerivativeLiabilitiesSchedul eOfDerivativeLiabilitiesAtFairValueTable s	Liabilities at	Tables	44
false	false	R45.htm	000450 - Disclosure - Stockholders' Deficiency: Schedule of Share-based Compensation, Activity (Tables)	Sheet	http://www.biotricity.com/20160630/role/i dr_DisclosureStockholdersDeficiencySch eduleOfShareBasedCompensationActivit yTables	Compensation,	Tables	45
false	false	R46.htm	000460 - Disclosure - Stockholders' Deficiency: Schedule of Stockholders' Equity Note, Warrants or	Sheet	http://www.biotricity.com/20160630/role/i dr_DisclosureStockholdersDeficiencySch eduleOfStockholdersEquityNoteWarrants OrRightsTables	Equity Note,	Tables	46

			Rights (Tables)						
false	false	R47.htm	000470 - Disclosure - Stockholders' Deficiency: Schedule of Warrants Outstanding (Tables)	Sheet	http://www.biotricity.com/20160630/role/i dr_DisclosureStockholdersDeficiencySch eduleOfWarrantsOutstandingTables		Tables		47
false	false	R48.htm	000480 - Disclosure - Nature of Operations (Details)	Sheet	http://www.biotricity.com/20160630/role/idr_DisclosureNatureOfOperationsDetails		Details	http://www.biotricity .com/20160630/rol e/idr_DisclosureNat ureOfOperations	48
false	false	R49.htm	000490 - Disclosure - Equipment: Property, Plant and Equipment (Details)	Sheet	http://www.biotricity.com/20160630/role/i dr_DisclosureEquipmentPropertyPlantAn dEquipmentDetails		Details	http://www.biotricity .com/20160630/rol e/idr_DisclosureEq uipmentPropertyPla ntAndEquipmentTa bles	49
false	false	R50.htm	000500 - Disclosure - Accounts Payable and Accrued Liabilities: Schedule of Accounts Payable and Accrued Liabilities (Details)	Sheet	http://www.biotricity.com/20160630/role/i dr_DisclosureAccountsPayableAndAccru edLiabilitiesScheduleOfAccountsPayable AndAccruedLiabilitiesDetails	Accrued	Details	http://www.biotricity .com/20160630/rol e/idr_DisclosureAc countsPayableAnd AccruedLiabilitiesS cheduleOfAccounts PayableAndAccrue dLiabilitiesTables	50
false	false	R51.htm	000510 - Disclosure - Convertible Promissory Notes (Details)	Notes	http://www.biotricity.com/20160630/role/i dr_DisclosureConvertiblePromissoryNote sDetails	Promissory	Details	http://www.biotricity .com/20160630/rol e/idr_DisclosureCo nvertiblePromissory NotesConvertibleD ebtTables	51
false	false	R52.htm	000520 - Disclosure - Convertible Promissory Notes: Convertible Debt (Details)	Notes	http://www.biotricity.com/20160630/role/i dr_DisclosureConvertiblePromissoryNote sConvertibleDebtDetails		Details	http://www.biotricity .com/20160630/rol e/idr_DisclosureCo nvertiblePromissory NotesConvertibleD ebtTables	52
false	false	R53.htm	000530 - Disclosure - Derivative Liabilities: Schedule of Derivative Assets at Fair Value (Details)	Sheet	http://www.biotricity.com/20160630/role/i dr_DisclosureDerivativeLiabilitiesSchedul eOfDerivativeAssetsAtFairValueDetails	Assets at Fair	Details	http://www.biotricity .com/20160630/rol e/idr_DisclosureDer ivativeLiabilitiesSch eduleOfDerivativeA ssetsAtFairValueTa bles	53
false	false	R54.htm	000540 - Disclosure - Derivative Liabilities:	Sheet	http://www.biotricity.com/20160630/role/i dr_DisclosureDerivativeLiabilitiesSchedul eOfShareBasedPaymentAwardStockOpti	Schedule of	Details	http://www.biotricity .com/20160630/rol e/idr_DisclosureDer ivativeLiabilitiesSch	54

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false	false	R55.htm	000550 - Disclosure - Stockholders' Deficiency (Details)	Sheet	http://www.biotricity.com/20160630/role/i dr_DisclosureStockholdersDeficiencyDet ails	Deficiency	Details	http://www.biotricity .com/20160630/rol e/idr_DisclosureSto ckholdersDeficienc yScheduleOfAssum ptionsUsedTables	55
false	false	R56.htm	000560 - Disclosure - Stockholders' Deficiency: Schedule of Assumptions Used (Details)	Sheet	http://www.biotricity.com/20160630/role/i dr_DisclosureStockholdersDeficiencySch eduleOfAssumptionsUsedDetails	Assumptions	Details	http://www.biotricity .com/20160630/rol e/idr_DisclosureSto ckholdersDeficienc yScheduleOfAssum ptionsUsedTables	56
false	false	R57.htm	000570 - Disclosure - Stockholders' Deficiency: Schedule of Share-based Compensation, Stock Options, Activity (Details)	Sheet	http://www.biotricity.com/20160630/role/i dr_DisclosureStockholdersDeficiencySch eduleOfShareBasedCompensationStock OptionsActivityDetails	Stock Options,	Details	http://www.biotricity .com/20160630/rol e/idr_DisclosureSto ckholdersDeficienc yScheduleOfShare BasedCompensatio nStockOptionsActiv ityTables	57
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false	false	R61.htm	000610 - Disclosure - Related Party Transactions	Sheet	http://www.biotricity.com/20160630/role/i dr_DisclosureRelatedPartyTransactions Details	Transactions	Details	http://www.biotricity .com/20160630/rol e/idr_DisclosureRel atedPartyTransacti	61

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false	false	R62.htm	000620 - Disclosure - Commitments (Details)	Sheet	http://www.biotricity.com/20160630/role/idr_DisclosureCommitmentsDetails		Details	http://www.biotricity .com/20160630/rol e/idr_DisclosureCo mmitments	62
false	false	R63.htm	000630 - Disclosure - Going Concern (Details)	Sheet	http://www.biotricity.com/20160630/role/i dr_DisclosureGoingConcernDetails	Going Concern (Details)	Details	http://www.biotricity .com/20160630/rol e/idr_DisclosureGoi ngConcern	63
false	false	R64.htm	000640 - Disclosure - Derivative Liabilities: Schedule of Derivative Liabilities at Fair Value (Details)	Sheet	http://www.biotricity.com/20160630/role/i dr_DisclosureDerivativeLiabilitiesSchedul eOfDerivativeLiabilitiesAtFairValueDetail s	Liabilities at		http://www.biotricity .com/20160630/rol e/idr_DisclosureDer ivativeLiabilitiesSch eduleOfDerivativeLi abilitiesAtFairValue Tables	64
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